EXHIBIT 60

Claim #198 Date Filed: 10/21/2020

Fill in this information to identify the case:							
Debtor	Highland Capital Management,	L.P.					
United States Ba	nkruptcy Court for the: Northern	District of _	Texas (State)				
Case number	19-34054						

Official Form 410

Proof of Claim 04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Р	Identify the Clai	m							
1.	Who is the current creditor?	CLO Holdco, Ltd. Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor							
2.	Has this claim been acquired from someone else?	✓ No Yes. From whom?							
3.	Where should notices and	Where should notices to the creditor be sent?	Where should payments to the creditor be sent? (if different)						
	payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	See summary page	CLO Holdco, Ltd. c/o Grant Scott, Director Myers Bigel P.A. 4140 Park Lake Ave., Ste 600 Raleigh, NC 27612, United States						
		Contact phone <u>214-777-4200</u>	Contact phone						
		Contact email jkane@krcl.com	Contact email <u>gscott@myersbigel.c</u> om						
		Uniform claim identifier for electronic payments in chapter 13 (if you use one):							
4.	Does this claim amend one already filed?	No✓ Yes. Claim number on court claims registry (if known) 133 Filed on 04/08/2020 MM / DD / YYYY						
5.	Do you know if anyone else has filed a proof of claim for this claim?	No Yes. Who made the earlier filing?							

Official Form 410 Proof of Claim

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	•	
ô.	Do you have any number you use to identify the	☑ No
	debtor?	Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:
7.	How much is the claim?	\$ <u>0.00</u> Does this amount include interest or other charges?
		□ No
		Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
3.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.
	Ciaiiii	Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
		Limit disclosing information that is entitled to privacy, such as health care information.
		Participation and Tracking Interests in investment funds
).	Is all or part of the claim	☑ No
	secured?	Yes. The claim is secured by a lien on property.
		Nature or property:
		Real estate: If the claim is secured by the debtor's principle residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim.
		☐ Motor vehicle
		Other. Describe:
		Basis for perfection:
		Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
		Value of property: \$
		Amount of the claim that is secured: \$
		Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amount should match the amount in line 7.
		Amount necessary to cure any default as of the date of the petition: \$
		Annual Interest Rate (when case was filed)%
		Fixed
		Variable
10.	Is this claim based on a	☑ No
	lease?	Yes. Amount necessary to cure any default as of the date of the petition.
		1 cs. Amount necessary to care any default as of the petition.
11.	Is this claim subject to a right of setoff?	☑ No
	• • • • • • • •	Yes. Identify the property:

Official Form 410 Proof of Claim

12. Is all or part of the claim	₽ No		~
entitled to priority under 11 U.S.C. § 507(a)?	_	ek all that apply:	Amount entitled to priority
A claim may be partly priority and partly	Dome	estic support obligations (including alimony and child support) under S.C. § 507(a)(1)(A) or (a)(1)(B).	s
nonpriority. For example, in some categories, the law limits the amount entitled to priority.		\$3,025* of deposits toward purchase, lease, or rental of property vices for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
endied to priority.	days	es, salaries, or commissions (up to \$13,650*) earned within 180 before the bankruptcy petition is filed or the debtor's business ends, lever is earlier. 11 U.S.C. § 507(a)(4).	\$
	☐ Taxes	s or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
	☐ Contr	ibutions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
	Other	. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amounts	are subject to adjustment on 4/01/22 and every 3 years after that for cases begun	on or after the date of adjustment.
13. Is all or part of the claim pursuant to 11 U.S.C. § 503(b)(9)?	days befo	ate the amount of your claim arising from the value of any goods rec re the date of commencement of the above case, in which the goods ry course of such Debtor's business. Attach documentation supportin	have been sold to the Debtor in
Part 3: Sign Below			
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.	I am the trus I am a guara I understand that the amount of the I have examined t	ditor. ditor's attorney or authorized agent. tee, or the debtor, or their authorized agent. Bankruptcy Rule 3004. Intor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. an authorized signature on this <i>Proof of Claim</i> serves as an acknowled claim, the creditor gave the debtor credit for any payments received to the information in this <i>Proof of Claim</i> and have reasonable belief that the enalty of perjury that the foregoing is true and correct.	ward the debt.
	/s/Grant Sco Signature Print the name o	f the person who is completing and signing this claim:	
	Name	Grant Scott First name Middle name Last	name
	Title	Counsel	
	Company	CLO Holdco, Ltd. Identify the corporate servicer as the company if the authorized agent is a servicer	
	Address		
	Contact phone	"1\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	.*5 <u>0`«</u>

Official Form 410 Proof of Claim

Case 3:21-cv-00881-X Document 138-60 Filed 07/14/23 Page 5 of 71 PageID 9664 KCC ePOC Electronic Claim Filing Summary

For phone assistance: Domestic (877) 573-3984 | International (310) 751-1829

Tot phone accietance: Democrie (c	577) 575-5964 III.emational (510) 751-1629
Debtor:	
19-34054 - Highland Capital Management, L.P.	
District:	
Northern District of Texas, Dallas Division	III. O O
Creditor:	Has Supporting Documentation:
CLO Holdco, Ltd.	Yes, supporting documentation successfully uploaded Related Document Statement:
Kane Russell Coleman Logan PC, John J Kane 901 Main Street, Suite 5200	Related Document Statement.
901 Main Street, Suite 3200	Has Related Claim:
Dallas, Texas, 75202	No
United States	Related Claim Filed By:
Phone:	
214-777-4200	Filing Party:
Phone 2:	Authorized agent
Fax:	
Email:	
jkane@krcl.com	
Disbursement/Notice Parties:	
CLO Holdco, Ltd.	
c/o Grant Scott, Director	
Myers Bigel P.A.	
4140 Park Lake Ave., Ste 600	
Raleigh, NC, 27612	
United States	
Phone:	
Phone 2:	
Fax:	
E-mail:	
gscott@myersbigel.com	
DISBURSEMENT ADDRESS	
Other Names Used with Debtor:	Amends Claim:
	Yes - 133, 04/08/2020
	Acquired Claim:
	No
Basis of Claim:	Last 4 Digits: Uniform Claim Identifier:
Participation and Tracking Interests in investment funds	No
Total Amount of Claim:	Includes Interest or Charges:
0.00	Yes
Has Priority Claim: No	Priority Under:
Has Secured Claim:	Nature of Secured Amount:
No	Value of Property:
Amount of 503(b)(9):	Annual Interest Rate:
No	Arrearage Amount:
Based on Lease:	•
No	Basis for Perfection:
Subject to Right of Setoff:	Amount Unsecured:
No Submitted By:	
Grant Scott on 21-Oct-2020 5:53:37 p.m. Eastern Time	
Title:	
Counsel	
Company:	
CLO Holden Ltd	

Fill in this information to identify the case:						
Debtor 1 Highland Capital Management, L.P.	_					
Debtor 2 (Spouse, if filing)						
United States Bankruptcy Court for the: Northern District of Texas						
Case number 19-34054-sgj11						

Official Form 410

Proof of Claim

04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

F	Part 1: Identify the CI	aim								
1.	Who is the current creditor?	CLO Holdco, Ltd. Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor								
2.	Has this claim been acquired from someone else?	No Pres. From whom?								
	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should	d notices to the credite	or be sent?	Where shoul different)	d payments to the cred	itor be sent? (if			
		Name	ell Coleman Logan	PC, John J Kane	CLO Holdco, Ltd., Grant Scott, Director Name Myers Bigel P.A., 4140 Park Lake Ave., Ste 600					
			Street		Number Street					
		Dallas	TX	75202	Raleigh	NC	27612			
		City	State	ZIP Code	City	State	ZIP Code			
		Contact phone	214.777.4200		Contact phone					
		Contact email	jkane@krcl.com		Contact email	gscott@myersbige	el.com			
		Uniform claim identifier for electronic payments in chapter 13 (if you use one):								
4.	Does this claim amend one already filed?	□ No ☑ Yes. Clai	m number on court clair	ns registry (if known) <u>1</u>	33	Tiled off	08/2020 / DD / YYYY			
5.	Do you know if anyone else has filed a proof of claim for this claim?	✓ No ☐ Yes. Who	made the earlier filing?)						

Official Form 410 Proof of Claim page 1

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Part 2: Give Information About the Claim as of the Date the Case Was Filed 6. Do you have any number **☑** No you use to identify the Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: debtor? $0.00\,$. Does this amount include interest or other charges? 7. How much is the claim? ☐ No Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. 8. What is the basis of the claim? Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. Participation and Tracking Interests in investment funds 9. Is all or part of the claim MO No secured? ☐ Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. ■ Motor vehicle Other. Describe: Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Value of property: Amount of the claim that is secured: Amount of the claim that is unsecured: \$_____(The sum of the secured and unsecured amounts should match the amount in line 7.) Amount necessary to cure any default as of the date of the petition: \$ Annual Interest Rate (when case was filed)_____% ☐ Fixed Variable M No 10. Is this claim based on a lease? Yes. Amount necessary to cure any default as of the date of the petition. 11. Is this claim subject to a **☑** No right of setoff? Yes. Identify the property: ___

Official Form 410 Proof of Claim page 2

12. Is all or part of the claim entitled to priority under	☑ No ☐ Yes. Check o			Amount entitled to priority		
11 U.S.C. § 507(a)?				Amount entitled to priority		
A claim may be partly priority and partly	☐ Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). \$					
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Up to \$3, personal,	services for \$				
Shaked to promy	bankrupt	alaries, or commissions (up to \$13,650*) earned with by petition is filed or the debtor's business ends, which \$507(a)(4).	nin 180 days chever is earl	before the ier. \$		
		penalties owed to governmental units. 11 U.S.C. § 5	07(a)(8).	\$		
	☐ Contribut	ions to an employee benefit plan. 11 U.S.C. § 507(a))(5).	\$		
	Other. Sp	pecify subsection of 11 U.S.C. § 507(a)() that appli	ies.	\$		
	* Amounts ar	e subject to adjustment on 4/01/22 and every 3 years after t	hat for cases b	egun on or after the date of adjustment.		
Part 3: Sign Below						
The person completing	Check the approp	oriate box:				
this proof of claim must	☐ I am the cred	litor				
sign and date it. FRBP 9011(b).		ntor. litor's attorney or authorized agent.				
If you file this claim						
electronically, FRBP		ntor, surety, endorser, or other codebtor. Bankruptcy				
5005(a)(2) authorizes courts to establish local rules	- Taill a guara	mor, surety, endorser, or emer education burnings	, talo occo.			
specifying what a signature is.	I understand that	an authorized signature on this <i>Proof of Claim</i> serve im, the creditor gave the debtor credit for any payme	s as an ackn	owledgment that when calculating the		
A person who files a						
fraudulent claim could be fined up to \$500,000,	I have examined and correct.	the information in this <i>Proof of Claim</i> and have a reas	sonable belie	f that the information is true		
imprisoned for up to 5 years, or both.	I declare under p	enalty of perjury that the foregoing is true and correct	t.			
18 U.S.C. §§ 152, 157, and 3571.		10 21 2020				
	Executed on date	MM / DD / YXXX				
	Signature					
	D 1 4 4	(the second signing this	alaimi			
	Print the name of	of the person who is completing and signing this	Ciaiii:			
	Name	Grant Scott				
	Hamo	First name Middle name		Last name		
	Title	Counsel (Myers Bigel Sibley & Sajovec,	P.A.)			
	Company	CLO Holdco, Ltd.				
		Identify the corporate servicer as the company if the author	orized agent is	a servicer.		
	Address	4140 Park Lake Ave., Suite 600				
	Addie 55	Number Street				
		Raleigh	NC	27612		
		City	State	ZIP Code		
	Contact phone		Email	gscott@myersbigel.com		

SUMMARY OF AMENDED PROOF OF CLAIM

Debtor(s): Highland Capital Management, L.P. (the "**Debtor**")

Case Info: 19-34054-sgj11; United States Bankrutpcy Court, Northern District of Texas, Dallas Division

Creditor: CLO Holdco, Ltd. ("CLO")

A. **CLO's Proof of Claim**

1. <u>Claim Amount.</u> CLO filed its original Proof of Claim in the amount of \$11,340,751.26, which evidenced the amount of CLO's claim against the Debtor as of October 16, 2019 (the "Petition Date"). CLO's claim consisted of participation interests and tracking interests in shares of certain funds, evidenced by certain transfer documents attached to this Summary. Below is a summary statement of accounts provided by the Debtor to CLO on October 24, 2019:

Participated & tracking interests

Total	\$ 11,510,343	\$ 7,085,207	\$ 4,289,281	\$ 11,374,488	\$ 7,005,174	\$ 4,289,281	\$ 11,294,454
HCMLP (2)	1,187,441	737,023	436,388	1,173,412	728,610	436,388	1,164,998
HCMLP (1)	360,805	223,946	132,597	356,544	221,391	132,597	353,989
Eames, Ltd.	5,998,476	3,723,146	2,204,458	5,927,604	3,680,646	2,204,458	5,885,104
HCMLP prior	1,055,973	639,692	403,844	1,043,536	632,617	403,844	1,036,461
comp	2,907,647	1,761,399	1,111,993	2,873,393	1,741,909	1,111,993	2,853,902
Partners Name HCMLP	6/30/19 NAV	7/31/19 NAV	Redemptions payable (August 2019)	Total @ 7/31/19	8/31/19 NAV	Redemptions payable (August 2019)	Total @ 8/31/19

CLO understands that the Debtor has reached a settlement with the Redeemer Committee and the Highland Crusader Fund that will terminate the Debtor's and Eames, Ltd.'s interested in the Crusader funds in which CLO owns participation interests. According to the Debtor, the termination of the Debtor's interests in those funds served to cancel CLO's participation interests in the Debtor's interests in those funds. Accordingly, CLO's Claim Amount is reduced to **\$0.00**.

- 2. <u>Supporting Documentation.</u> The total amount due and owing as of the Petition Date is evidenced by the following supporting documentation:
 - a. The Statement of Accounts provided above;
 - b. Debtor's List of Largest Unsecured Creditors;
 - c. Excerpt of Debtor's Schedules; and
 - d. Participation Interest and Tracking Interest transfer documents detailing transfer of ownership interests to CLO.

B. Reservation of Rights

By filing this amendment, CLO expressly reserves all of its rights to, among other things, amend this claim, file an administrative expense claim, file a rejection claim, and seek attorneys' fees and interest as allowed by law. If the Debtor objects to this amended Proof of Claim, CLO reserves the right to produce additional documents and facts as necessary to support its claim.

ATTACHMENT B

Case 19-3405/asej19-D2239F0186 12/004/19 Filete 160/1162/004/19 age 38:11416 Page 1 of 16

Fill	in this information to ident	ify your case:		
Uni	ted States Bankruptcy Court	for the:		
DIS	TRICT OF DELAWARE			
	se number (If known)	Chapter	11	
				k if this an
			amer	nded filing
~ €	finial Form 201			
	ficial Form 201	on for Non-Individuals F	iling for Bankruntcy	4/19
f m	ore space is needed, attach more information, a separa	n a separate sheet to this form. On the top of any ate document, <i>Instructions for Bankruptcy Forms</i>	for Non-Individuals, is available.	nd case number (ii known).
1.	Debtor's name	Highland Capital Management, L.P.		
2.	All other names debtor used in the last 8 years			
	Include any assumed names, trade names and doing business as names			
3.	Debtor's federal Employer Identification Number (EIN)	75-2716725		
4.	Debtor's address	Principal place of business	Mailing address, if different fro business	m principal place of
		300 Crescent Court		
		Suite 700		
		Dallas, TX 75201 Number, Street, City, State & ZIP Code	P.O. Box, Number, Street, City, S	State & ZIP Code
		Dallas	Location of principal assets, if	different from principal
		County	place of business	
			Number, Street, City, State & ZIF	² Code
		www.highlandcapital.com		
_		www.mgmanucapital.com		
5.	Debtor's website (URL)			
5. 6.	Type of debtor	☐ Corporation (including Limited Liability Compa	ny (LLC) and Limited Liability Partnership (LLF	?))
_	energia i maria di managana di managan	☐ Corporation (including Limited Liability Compa	ny (LLC) and Limited Liability Partnership (LLF	?))

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Debt	or Highland Capital Mar	agement, L.P.		Case	e number (if known)			
	Name							
7.	Describe debtor's business	A. Check one:						
		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))						
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))						
		Railroad (as defined in 11 U.S.C. § 101(44))						
		☐ Stockbroker (as defi	ned in 11 U.S.C. § 101(53A))				
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))						
		☐ Clearing Bank	Clearing Bank (as defined in 11 U.S.C. § 781(3))					
	U	Mone of the a	bove	6				
		B. Check all that	apply					
		☐ Tax-exempt er	ntity (as	s described in 26 U.S.C. §501)				
					ment vehicle (as defined in 15 U.S.C. §8	0a-3)		
				as defined in 15 U.S.C. §80b-2(a)(11))				
		C. NAICS (North See http://www 5259	Americ v.uscoi	an Industry Classification System) 4-dig urts.gov/four-digit-national-association-n	git code that best describes debtor. naics-codes.			
					4.71-11-11-11-11-11-11-11-11-11-11-11-11-1			
8.	Under which chapter of the Bankruptcy Code is the	Check one:						
	debtor filing?	Chapter 7						
		☐ Chapter 9						
		Chapter 11. Check all that apply:						
				are less than \$2,725,625 (amount sub	idated debts (excluding debts owed to in ject to adjustment on 4/01/22 and every	3 years after that).		
				huslness debtor, attach the most recei	as defined in 11 U.S.C. § 101(51D). If the nt balance sheet, statement of operation um or if all of these documents do not ex	s, cash-flow		
				A plan is being filed with this petition.				
					d prepetition from one or more classes of	creditors, in		
				Evchange Commission according to 8	reports (for example, 10K and 10Q) with 113 or 15(d) of the Securities Exchange on-Individuals Filing for Bankruptcy unde	Act of 1934. File the		
					ned in the Securities Exchange Act of 19	34 Rule 12b-2.		
		☐ Chapter 12		M 1				
_	Man ada barbarata							
9,	Cases filed by or against	No.				B		
	the debtor within the last 8 years?	☐ Yes.		*				
	If more than 2 cases, attach a separate list.	District		When	Case number			
	separate iist.	District			Case number			
10.	Are any bankruptcy cases	■ No						
_,	pending or being filed by a business partner or an affiliate of the debtor?	☐ Yes.			*			
	List all cases. If more than 1,	Debtor			Relationship			
	attach a separate list			When				
1257711		District	-	Villeri	Oddo Hambor, it known			
		The second secon						

page 2

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Case 19-3405/asej19-D2239F016612004/119 Fillete 1e0/1162/1094/19/age38:11416 Page 3 of 16

Deb	ingiliana supilari	anagei	ment, L.P.		Case number (II ki	nown)				
	Name					*				
11.	Why is the case filed in this district?		all that apply							
	this district?		Debtor has h preceding the	ad its domicile, princi e date of this petition	pal place of business, or principal ass or for a longer part of such 180 days t	ets in this district for 180 days immediately han in any other district.				
			A bankruptcy	case concerning det	otor's affiliate, general partner, or partr	nership is pending in this district.				
12.	Does the debtor own or	■ No								
	have possession of any real property or personal property that needs	☐ Yes	Answer b	elow for each proper	y that needs immediate attention. Atta	ach additional sheets if needed.				
	immediate attention?		Why does the property need immediate attention? (Check all that apply.)							
			☐ It pose	es or is alleged to pos	e a threat of imminent and identifiable	hazard to public health or safety.				
			What i	s the hazard?		and the second s				
			☐ It nee	ds to be physically se	cured or protected from the weather.					
			☐ It inclu	ides perishable good ck. seasonal goods, r	s or assets that could quickly deteriora meat, dairy, produce, or securities-rela	ate or lose value without attention (for example, ated assets or other options).				
			☐ Other							
				the property?						
					Number, Street, City, State & ZIP Co	ode				
			Is the pr	operty insured?						
			□ No							
			☐ Yes.	Insurance agency		- I				
				Contact name						
				Phone						
_										
7.	Statistical and admin	istrative								
13.	Debtor's estimation of available funds	•	Check one:							
	available fands				tribution to unsecured creditors.	9. 19				
			☐ After an	y administrative expe	nses are paid, no funds will be availab	ole to unsecured creditors.				
14	Estimated number of	□ 1-4	9		☐ 1,000-5,000	□ 25,001-50,000				
•	creditors	□ 50-			☐ 5001-10,000	50,001-100,000				
		□ 100)-199		10,001-25,000	☐ More than100,000				
		200	0-999							
15.	Estimated Assets	□ \$0	- \$50,000		☐ \$1,000,001 - \$10 million	☐ \$500,000,001 - \$1 billion				
		1000000	0,001 - \$100,	000	☐ \$10,000,001 - \$50 million	☐ \$1,000,000,001 - \$10 billion				
			00,001 - \$500		\$50,000,001 - \$100 million	☐ \$10,000,000,001 - \$50 billion				
		☐ \$50	00,001 - \$1 n	illion	\$100,000,001 - \$500 million	☐ More than \$50 billion				
16	Estimated liabilities	П \$0	- \$50,000		☐ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion				
10.	Estimated habities		0,001 - \$100	,000	☐ \$10,000,001 - \$50 million	☐ \$1,000,000,001 - \$10 billion				
		□ \$10	00,001 - \$500	0,000	☐ \$50,000,001 - \$100 million	☐ \$10,000,000,001 - \$50 billion				
		□ \$50	00,001 - \$1 n	nillion	\$100,000,001 - \$500 million	☐ More than \$50 billion				

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Case 19-3405/asej19-D2239F016612004/119 Fillete 1e0/1162/1094/19/age38:11416 Page 4 of 16

Debtor	Highland Capital Management, L.P.			Case number (if known)					
	Name								
10454A	Request for Relief, D	eclaration, and S	Signatures						
WARNII	NG Bankruptcy fraud is imprisonment for u	s a serious crime. p to 20 years, or l	Making a false statement both. 18 U.S.C. §§ 152, 1	t in connection with a t 341, 1519, and 3571.	pankruptcy case can result in fines up to \$500,000 or				
17. Declaration and signatu of authorized		The debtor requ	e 11, United States Cöde, specified in this petition.						
tehi	resentative of debtor	I have been authorized to file this petition on behalf of the debtor.							
		I have examined the information in this petition and have a reasonable belief that the information is trued and correct.							
		I declare under	penalty of perjury that the	foregoing is true and	correct.				
		Executed on	10/16/2019						
	2	-	WW DO LALL		Strand Advisors, Inc., General Partner				
		. \ /	12/0	~~	by: James D. Dondero, President				
	X		thorized sepresentative of	f debtor	Printed name				
		Title							
		1	0 00		1 / 2				
	of attacancy X	1 anne	a Echeu		Date 10/16/2019				
18. Sign	nature of attorney	1 /1/1/	orney for debtor		MM / DD / YYYY				
		()							
		Printed name	leili		And the second s				
			SUTTO SWARE PROBLEM BY THE PROPERTY OF STREET	220					
			ang Ziehl & Jones LL	.P					
		Firm name			*				
		919 N. Marke	t Street						
		17th Floor							
		Wilmington,							
		Number, Street	, City, State & ZIP Code						
		Contact phone	302-652-4100	Email address	joneill@pszjlaw.com				
		4042 DE							
		Bar number and	J State						

Case 19-3405/asej19-D2239F0186 12/004/19 Fillerte 160/1162/1094/19 age 38:01416 Page 5 of 16

ACTION BY WRITTEN CONSENT OF THE SOLE GENERAL PARTNER OF HIGHLAND CAPITAL MANAGEMENT, L.P. (a Delaware limited partnership)

The undersigned, being the sole general partner (the "General Partner") of Highland Capital Management, L.P. (the "Company"), hereby takes the following actions and adopts the following resolutions:

WHEREAS, the General Partner, acting pursuant to the laws of the State of Delaware, has considered the financial and operational aspects of the Company's business;

WHEREAS, the General Partner has reviewed the historical performance of the Company, the outlook for the Company's assets and overall performance, and the current and long-term liabilities of the Company;

WHEREAS, the General Partner has carefully reviewed and considered the materials presented to it by the management of and the advisors to the Company regarding the possible need to undertake a financial and operational restructuring of the Company; and

WHEREAS, the General Partner has analyzed each of the financial and strategic alternatives available to the Company, including those available on a consensual basis with the principal stakeholders of the Company, and the impact of the foregoing on the Company's business and its stakeholders.

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the General Partner, it is desirable and in the best interests of the Company, its creditors, partners, and other interested parties that a petition be filed by the Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware;

RESOLVED, that the officers of the General Partner (each, an "Authorized Officer") be, and each of them hereby is, authorized, empowered and directed on behalf of the Company to execute, verify and file all petitions, schedules, lists, and other papers or documents, and to take and perform any and all further actions and steps that any such Authorized Officer deems necessary, desirable and proper in connection with the Company's chapter 11 case, with a view to the successful prosecution of such case, including all actions and steps deemed by any such Authorized Officer to be necessary or desirable to the develop, file and prosecute to confirmation a chapter 11 plan and related disclosure statement;

Case 19-3405/asgj19-D22239F01865127004/119 Fillette 1160/1094/19/age38:01416 Page 6 of 16

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized, empowered and directed, on behalf of the Company, to retain the law firm of Pachulski Stang Ziehl & Jones LLP ("PSZ&J") as bankruptcy counsel to represent and assist the Company in carrying out its duties under chapter 11 of the Bankruptcy Code, and to take any and all actions to advance the Company's rights in connection therewith, and the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the bankruptcy, and to cause to be filed an appropriate application for authority to retain the services of PSZ&J;

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized, empowered and directed, on behalf of the Company, to retain and employ Development Specialists, Inc. ("DSP") to provide the Company with Bradley D. Sharp as chief restructuring officer ("CRO") and additional personnel to assist in the execution of the day to day duties as CRO. The CRO, subject to oversight of the General Partner will lead the Company's restructuring efforts along with the Company's advisors, and to take any and all actions to advance the Company's rights in connection therewith, and the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the bankruptcy petition, and to cause to be filed an appropriate application for authority to hire the CRO and his affiliated firm, DSI;

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized, empowered and directed, on behalf of the Company, to employ any other professionals necessary to assist the Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to or immediately upon the filing of the chapter 11 case and cause to be filed appropriate applications with the bankruptcy court for authority to retain the services of any other professionals, as necessary, and on such terms as are deemed necessary, desirable and proper;

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized, empowered and directed, on behalf of the Company, to obtain post-petition financing and obtain permission to use existing cash collateral according to terms which may be negotiated by or on behalf of the Company, and to enter into any guaranties and to pledge and grant liens on its assets as may be contemplated by or required under the terms of such post-petition financing or cash collateral arrangement; and in connection therewith, the Authorized Officers shall be, and each of them hereby is, hereby authorized, empowered and directed, on behalf of the Company, to execute appropriate loan agreements, cash collateral agreements and related ancillary documents;

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized, empowered and directed, on behalf of the Company, to take any and all actions, to execute, deliver, certify, file and/or record and perform any and all

Case 19-3405/asej19-D2239F0186 12/004/19 Fillerte 160/1162/1094/19 age 38:01416 Page 7 of 16

documents, agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities or certificates and to take any and all actions and steps deemed by any such Authorized Officer to be necessary or desirable to carry out the purpose and intent of each of the foregoing resolutions and to effectuate a successful chapter 11 case;

RESOLVED, that any and all actions heretofore taken by any Authorized Officer in the name and on behalf of the Company in furtherance of the purpose and intent of any or all of the foregoing resolutions be, and hereby are, ratified, confirmed, and approved in all respects.

[Signature pages follow]

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Case 19-3405/asej19-D2239F0186 12/004/19 Fillete 1:00/1102/1094/19/age38:11416 Page 8 of 16

IN WITNESS WHEREOF, the undersigned have duly executed this Written Consent as of October 7, 2019.

STRAND ADVISORS, INC.

Sole General Partner of Highland Capital

Management, L.P.,

James D. Dondero

President

SIGNATURE PAGE TO THE ACTION BY WRITTEN CONSENT OF THE SOLE GENERAL PARTNER OF HIGHLAND CAPITAL MANAGEMENT, L.P.

Case 19-340524sej19-D22239F0186512D04d119 Fillette 12011162/L004/19 45ge339:41416 Page 9 of 16

Fill in this information to identify the case:		
Debtor name HIGHLAND CAPITAL MANAGEMENT, L.P.		
United States Bankruptcy Court for the: District of Delaware	(State)	
Case number (If known): 19-	(Glate)	Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address, including zip code	contact	claim (for example, trade	is contingent,	If the claim is fully unsecured, fill in only unsecured			
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1. Redeemer Committee of the Highland Crusader Fund c/o Terri Mascherin, Esq. Jenner & Block 353 N. Clark Street Chicago, IL 60654-3456	Terri Mascherin Tel: 312.923.2799 Email: tmascherin@jenner.com	Litigation	Contingent Unliquidated Disputed			\$189,314,946.00	
2. Patrick Daugherty c/o Thomas A. Uebler, Esq. McCollom D'Emilio Smith Uebler LLC 2751 Centerville Rd #401 Wilmington, DE 19808	Thomas A. Uebler Tel: 302.468.5963 Email: tuebler@mdsulaw.com	Litigation	Contingent Unliquidated Disputed			\$11,700,000.00	
3. CLO Holdco, Ltd. Grant Scott, Esq. Myers Bigel Sibley & Sajovec, P.A. 4140 Park Lake Ave, Ste 600 Raleigh, NC 27612		Contractual Obligation				\$11,511,346.00	

Case 19-3405/asgj19-D2239F0565 12/004/19 Hillette 160/1161/1094/19 age 38014f 16 age 10 of 16 HIGHLAND CAPITAL MANAGEMENT, L.P. Case number (if known) 19-

Debtor

4.	McKool Smith, P.C. Gary Cruciani, Esq.	Gary Cruciani Tel: 214.978.4009	Professional Services	Contingent Unliquidated	\$2,163,976.00
	McKool Smith 300 Crescent Court, Suite 1500 Dallas, TX 75201	Email: gcruciani@mckoolsmith. com		Disputed	
	Meta-e Discovery LLC Paul McVoy Six Landmark Square, 4th Floor Stamford, CT 6901	Paul McVoy Tel: 203.544.8323 Email: pmcvoy@metaediscover y.com	Professional Services		\$1,852,348.54
6.	Foley Gardere Holly O'Neil, Esq. Foley & Lardner LLP 2021 McKinney Avenue Suite 1600 Dallas, TX 75201	Holly O'Neil Tel: 214.999.4961 Email: honeil@foley.com	Professional Services		\$1,398,432.44
7.	DLA Piper LLP (US) Marc D. Katz, Esq. 1900 N Pearl St, Suite 2200 Dallas, TX 75201	Marc D. Katz Tel: 214.743.4534 Email: marc.katz@dlapiper.com	Professional Services		\$994,239.53
8.	Reid Collins & Tsai LLP William T. Reid, Esq. 810 Seventh Avenue, Ste 410 New York, NY 10019	William T. Reid Tel: 512.647.6105 Email: wreid@rctlegal.com	Professional Services		\$625,845.28
	c/o Brian P. Shaw, Esq.	Brian Shaw Tel: 214. 239.2707 email: shaw@roggedunngroup. com	Litigation	Contingent Unliquidated Disputed	\$425,000.00
	NWCC, LLC c/o of Michael A. Battle, Esq. Barnes & Thornburg, LLP 1717 Pennsylvania Ave N.W. Ste 500 Washington, DC 20006- 4623	Michael A. Battle Tel: 202.371.6350 Email: mbattle@btlaw.com	Litigation	Contingent Unliquidated Disputed	\$375,000.00
_	Duff & Phelps, LLC c/o David Landman Benesch, Friedlander, Coplan & Aronoff LLP 200 Public Square, Suite 2300 Cleveland, OH 44114- 2378	David Landman Tel: 216.363.4593 Email: dlandman@beneschlaw. com	Professional Services		\$350,000.00

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Debtor

2. American Arbitration	Elizabeth Robertson,	Professional			\$292,125.00
Association	Director	Services			
120 Broadway, 21st	Tel: 212.484.3299				
Floor,	Email:				
New York, NY 10271	robertsone@adr.org				
3. Lackey Hershman LLP	Paul Lackey	Professional			\$246,802.54
Paul Lackey, Esq.	Tel: 214.560.2206	Services			,
Stinson LLP	Email:				
3102 Oak Lawn Avenue,	paul.lackey@stinson.co				
Ste 777	m				
Dallas, TX 75219					
4. Bates White, LLC	Karen Goldberg	Professional			\$235,422.04
Karen Goldberg, Esq.	Tel: 202.747.2093	Services			7233,422.04
- '	Email:	Sci vices			
Bldg Suite 500	karen.goldberg@batesw				
Washington, DC 20006	hite.com				
.5. Debevoise & Plimpton	Michael Harrell	Professional			¢170.066.09
LLP	Tel: 212-909-6349				\$179,966.98
		Services			
c/o Accounting Dept 28th	mpharrell@debevoise.com				
Floor					
919 Third Avenue					
New York, NY 10022		- 6			4
6. Andrews Kurth LLP	Scott A. Brister	Professional			\$137,637.81
Scott A. Brister, Esq.	Tel: 512.320.9220	Services			
111 Congress Avenue, Ste					
1700	ScottBrister@andrewsku				
Austin, TX 78701	rth.com				
.7. Connolly Gallagher LLP	Ryan P. Newell	Professional			\$118,831.25
1201 N. Market Street	Tel: 302.888.6434	Services			
20 th Floor	Email:				
Wilmington, DE 19801	rnewell@connollygallagh	1			
	er.com				
8. Boies, Schiller & Flexner	Scott E. Gant	Professional			\$115,714.80
LLP	Tel: 202.237.2727	Services			
5301 Wisconsin Ave NW	Email: sgant@bsfllp.com				
Washington, DC 20015-					
2015					
.9 UBS AG, London Branch	Andrew Clubock	Litigation	Contingent		Unliquidated
and UBS Securities LLC	Tel: 202.637.3323		Unliquidated		
c/o Andrew Clubock, Esq.	email:		Disputed		
Latham & Watkins LLP	Andrew.Clubok@lw.com				
555 Eleventh Street NW					
Suite 1000					
Washington, DC 20004-					

Official Form 204 DOCS_SF:101987.5

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Debtor	HIGHLAND CAPITAL MANAGEMENT, L.P.	Case number (if known) 19-
	Name	

20. Acis Capital	Brian Shaw	Litigation	Contingent	Unliquidated
Management, L.P. and	Tel: 214. 239.2707		Unliquidated	
Acis Capital Management	email:		Disputed	
GP, LLC	shaw@roggedunngroup.			
c/o Brian P. Shaw, Esq.	com			
Rogge Dunn Group, PC				
500 N. Akard Street, Suite				
1900				
Dallas, TX 75201				

Official Form 204 DOCS_SF:101987.5

IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,) Case No. 19()
Debtor.)
)

CORPORATE OWNERSHIP STATEMENT (RULE 7007.1)

Pursuant to Federal Rule of Bankruptcy Procedure 7007.1 and to enable the Judges to evaluate possible disqualification or recusal, the Debtor, certifies that the following is a corporation other than the Debtor, or a governmental unit, that directly or indirectly owns 10% or more of any class of the corporation's equity interests, or states that there are no entities to report under FRBP 7007.1.

 \square None [check if applicable]

Name:

Address:

IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,)	Case No. 19()
Debtor.)	

LIST OF EQUITY SECURITY HOLDERS

Following is the list of the Debtor's equity security holders which is prepared in accordance with rule 1007(a)(3) for filing in this Chapter 11 Case:

Name: Strand Advisors, Inc. Address: 300 Crescent Court

Suite 700

Dallas, TX 75201

Name: The Dugaboy Investment Trust

Address: 300 Crescent Court

Suite 700

Dallas, TX 75201

Name: Mark K. Okada Address: 300 Crescent Court

Suite 700

Dallas, TX 75201

Name: The Mark and Pamela Okada Family Trust – Exempt Trust #1

Address: 300 Crescent Court

Suite 700

Dallas, TX 75201

Name: The Mark and Pamela Okada Family Trust – Exempt Trust #2

Address: 300 Crescent Court

Suite 700

Dallas, TX 75201

Name: Hunter Mountain Investment Trust

Address: c/o Rand Advisors LLC

John Honis

87 Railroad Place Ste 403 Saratoga Springs, NY 12866

IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
HIGHLAND CAPITAL MANAGEMENT, L.P.,) Case No. 19()
Debtor.)

CERTIFICATION OF CREDITOR MATRIX

Pursuant to Rule 1007-2 of the Local Rules of Bankruptcy Practice and Procedure for the United States Bankruptcy Court for the District of Delaware, the above captioned debtor (the "Debtor") hereby certifies that the *Creditor Matrix* submitted herewith contains the names and addresses of the Debtor's creditors. To the best of the Debtor's knowledge, the *Creditor Matrix* is complete, correct, and consistent with the Debtor's books and records.

The information contained herein is based upon a review of the Debtor's books and records as of the petition date. However, no comprehensive legal and/or factual investigations with regard to possible defenses to any claims set forth in the *Creditor Matrix* have been completed. Therefore, the listing does not, and should not, be deemed to constitute: (1) a waiver of any defense to any listed claims; (2) an acknowledgement of the allowability of any listed claims; and/or (3) a waiver of any other right or legal position of the Debtor.

Case 19-340 524 segi 19-D22239 FDIS 6 12/004/19 FEBrete 1:60/1162/004/19 4 gre328614 f 16 age 16 of 16

Fill in this information to identify the case:	
Debtor name Highland Capital Management, L.P.	
United States Bankruptcy Court for the: DISTRICT OF DELAWARE	
Case number (If known)	☐ Check if this is an amended filing
Official Form 202 Declaration Under Penalty of Perjury for Non-Individu	
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partne orm for the schedules of assets and liabilities, any other document that requires a declaration that is not in unendments of those documents. This form must state the individual's position or relationship to the debt and the date. Bankruptcy Rules 1008 and 9011.	ncluded in the document, and any or, the identity of the document,
NARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtain connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or 519, and 3571.	ing money or property by fraud in r both. 18 U.S.C. §§ 152, 1341,
Declaration and signature	
I am the president, another officer, or an authorized agent of the corporation; a member or an authorized age individual serving as a representative of the debtor in this case.	
I have examined the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable belief that the information in the documents checked below and I have a reasonable bel	ormation is true and correct:
 ☐ Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B) ☐ Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) 	
Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)	
 ☐ Schedule H: Codebtors (Official Form 206H) ☐ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) 	
Amended Schedule	A. M. C. (000 L. E
Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Other document that requires a declaration Corporate Ownership Statement, List of Equation Certification	
I declare under penalty of perjury that the foregoing is true and oprrect.	
Executed on 10/16/2019 X Signature of Individual signing on behalf of debtor	
Frank Waterhouse Printed name	
Treasurer of Strand Advisors, Inc., General Position or relationship to debtor	Partner
•	

Declaration Under Penalty of Perjury for Non-Individual Debtors

Official Form 202

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Best Case Benkruptcy

ATTACHMENT C

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Case 19-34054-sgj11 Doc 247 Filed 12/13/19 Entered 12/13/19 22:32:34 Page 17 of 74

Fill in this information to identify the case:				
Debtor name Highland Capital Management				
United States Bankruptcy Court for the: NORTHER	Γ OF TEXAS			
Case number (if known) 19-34054-SGJ				
			Check i	f this is an ed filing
Official Form 206E/F				
Schedule E/F: Creditors Who	Have	Unsecured Claims		12/15
Be as complete and accurate as possible. Use Part 1 for or List the other party to any executory contracts or unexpir Personal Property (Official Form 206A/B) and on Schedulo 2 in the boxes on the left. If more space is needed for Part	ed leases tha e <i>G: Executor</i>	at could result in a claim. Also list executory contract ry Contracts and Unexpired Leases (Official Form 20	s on <i>Schedule A/B:</i> 6G). Number the ent	Assets - Real and
Part 1: List All Creditors with PRIORITY Unsect	ured Claims	5		
1. Do any creditors have priority unsecured claims?	'(See 11 U.S.	C. § 507).		
No. Go to Part 2.				
✓ Yes. Go to line 2.				
List in alphabetical order all creditors who have with priority unsecured claims, fill out and attach the		laims that are entitled to priority in whole or in part. If ge of Part 1.	the debtor has more	than 3 creditors
			Total claim	Priority amount
		ated	Unknown	Unknown
Date or dates debt was incurred 2019	Basis for the	e claim: e Wages & Bonuses		
Last 4 digits of account number	Is the claim	subject to offset?		
Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (<u>4</u>)	✓ No Yes			
Part 2: List All Creditors with NONPRIORITY Ur	nsecured CI	laims		
		unsecured claims. If the debtor has more than 6 credito	rs with nonpriority uns	secured claims, fill
			Ar	nount of claim
3.1 Nonpriority creditor's name and mailing address 45 Employees	•	As of the petition filing date, the claim is: Check all the	at apply.	Unknown
300 Crescent Ct. Suite 700 Dallas, TX 75201		Contingent Unliquidated Disputed		
Date(s) debt was incurred 2017, 2018 & 201	9	Basis for the claim: <u>Deferred Awards</u>		
Last 4 digits of account number _		Is the claim subject to offset? ✓ No Yes		_
3.2 Nonpriority creditor's name and mailing address 46 Employees 300 Crescent Ct. Suite 700 Dallas, TX 75201	i.	As of the petition filing date, the claim is: Check all the Contingent Unliquidated Disputed	at apply.	\$5,758,166.67
Date(s) debt was incurred 2018		Basis for the claim: Prior year employee bor	nuses	
Last 4 digits of account number _		Is the claim subject to offset? $\slash\hspace{-0.4cm} \slash\hspace{-0.4cm} \slash-0.4$		

Official Form 206E/F

10795

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Case 19-34054-sgj11 Doc 247 Filed 12/13/19 Entered 12/13/19 22:32:34 Page 22 of 74

Debtor	Highland Capital Management, L.P.	Case number (if known) 19-34054-8	iGJ
3.32	Name Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$1,155.00
0.02	Centroid	As of the petition ming date, the claim is. Check all that apply.	ψ1,133.00
	1050 Wilshire Dr.	Contingent	
	Ste #170	Unliquidated	
	Troy, MI 48084	Disputed	
		Basis for the claim: Trade Payable	
	Date(s) debt was incurred Last 4 digits of account number	Is the claim subject to offset? ✓ No Yes	
	Last 4 digits of account number _	is the siam easpect to enect.	
3.33	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$155.81
	Chase Couriers, Inc		
	1220 Champion Circle	Contingent	
	#114	Unliquidated	
	Carrollton, TX 75006	Disputed	
	Date(s) debt was incurred _	Basis for the claim: <u>Trade Payable</u>	
	Last 4 digits of account number _	Is the claim subject to offset? 📝 No 🗌 Yes	
3.34	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$11,340,751.26
	CLO Holdco, Ltd.		. , ,
	c/o Grant Scott, Esq		
	Myers Bigel Sibley & Sajovec, P.A.	✓ Contingent	
	4140 Park Lake Ave, Ste 600	✓ Unliquidated	
	Raleigh, NC 27612	Disputed	
	Date(s) debt was incurred	Basis for the claim: Contractual Obligation	
	Last 4 digits of account number	Is the claim subject to offset? ✓ No Yes	
	Last 4 digits of account number _	is the siam conject to enect.	
3.35	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$198,760.29
	Cole Schotz		
	Court Plaza North		
	25 Main Street	Contingent	
	P.O. Box 800	Unliquidated	
	Hackensack, NJ 07602-0800	Disputed	
	Date(s) debt was incurred	Basis for the claim: See Exhibit A	
	Last 4 digits of account number _	Is the claim subject to offset? 📝 No 🗌 Yes	
0.00	Name de disconstitue de la constant	As of the motition fillion date the claim in an array	\$50.500.00
3.36	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$52,500.00
	Coleman Research Group, Inc.		
	120 West 45th St	Contingent	
	25th Floor	Unliquidated	
	New York, NY 10036	Disputed	
	Date(s) debt was incurred _	Basis for the claim: <u>Trade Payable</u>	
	Last 4 digits of account number _	Is the claim subject to offset? 📝 No 🗌 Yes	
3.37	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$4,090.46
	Concur Technologies, Inc.	Contingent	·
	18400 NE Union Hill Road	Unliquidated	
	Redmond, WA 98052	Disputed	
	Date(s) debt was incurred	Basis for the claim: Trade Payable	
	<u> </u>		
	Last 4 digits of account number _	Is the claim subject to offset? 📝 No 📋 Yes	
3.38	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$118,831.25
	Connolly Gallagher LLP	Continuent	
	1201 North Market Street	Contingent	
	20th Floor	Unliquidated	
	Wilmington, DE 19801	Disputed	
	Date(s) debt was incurred _	Basis for the claim: See Exhibit A	
	Last 4 digits of account number _	Is the claim subject to offset? ✓ No ☐ Yes	

Official Form 206 E/F

ATTACHMENT D

CHARITABLE DAF GP, LLC (THE "COMPANY") IN ITS CAPACITY AS GENERAL PARTNER OF CHARITABLE DAF FUND, LP

WRITTEN RESOLUTIONS OF THE MANAGING MEMBER OF THE COMPANY AS GENERAL PARTNER OF CHARITABLE DAF FUND, LP

1. INTRODUCTION

1.1 IT IS NOTED that:

- (a) the Company is general partner of Charitable DAF Fund, LP (the "Partnership"), a Cayman Islands exempted limited partnership;
- (b) the partnership agreement of the Partnership confers upon the Company, as general partner of the Partnership, broad power to manage the affairs and conduct the business of the Partnership; and
- (c) all references in these resolutions to things being done by the Partnership shall be construed as to things being done by the Company as general partner of the Partnership.

2. CONTRIBUTION AND TRANSFER

2.1 IT IS NOTED that

- (a) the Partnership has received an investment contribution from its 99% limited partner, Charitable DAF HoldCo, Ltd. ("Charitable DAF HoldCo"), consisting of the assets listed on Exhibit A attached hereto (collectively, the "Investments");
- (b) the Partnership owns 100% of CLO HoldCo, Ltd. ("CLO HoldCo");
- (c) the Partnership contributed and transferred the Investments to CLO HoldCo effective as of December 28, 2016, provided CLO HoldCo assumes and agrees to perform all obligations and assume all liabilities with respect to the Investments as of that date (such contribution and transfer, together with the receipt of the Investments, together the "Prior Transfer");
- (d) each of CLO HoldCo and the Partnership desire to rescind and nullify the portion of the Prior Transfer consisting of the call options (the "AA Options") of American Airlines Group, Inc. set forth on Exhibit A attached hereto;
- (e) the Partnership has received an investment contribution from Charitable DAF HoldCo consisting of the assets listed on <u>Exhibit B</u> attached hereto, which includes a participation interest in the AA Options (the "AA Participation Interest");
- (f) the Partnership wishes to contribute and transfer the AA Participation Interest to CLO HoldCo effective as of December 28, 2016, provided CLO HoldCo assumes and agrees to perform all obligations and assume all liabilities with respect to the AA Participation Interest as of that date (the "Proposed Transaction"); and
- (g) the Managing Member of the Company is of the view that the Proposed Transaction falls within the purpose and investment limitation and restrictions as set out in the partnership agreement of the Partnership.

2.2 IT IS RESOLVED that:

- (a) as of the date first written above, the AA Options Transfer is hereby rescinded and nullified, and the Partnership hereby irrevocably and unconditionally fully and forever waives and disclaims any right, title or interest in or to the AA Options, except for the AA Participation Interest:
- (b) in the opinion of the Managing Member of the Company, the entry into the Proposed Transaction generally by the Company and/or the Partnership would be in the best interests of the Company and the Partnership (as applicable);
- (c) the Company, in its capacity as the general partner of the Partnership, hereby approves the Proposed Transaction, effective as of December 28, 2016;
- (d) the Company and/or the Partnership does give, make, sign, execute and deliver all such notes, deeds, agreements, letters, notices, certificates, acknowledgments, instructions, fee letters and other documents (whether of a like nature or not) (the "Ancillary Documents") as may in the sole opinion and absolute discretion of the Managing Member or any Attorney or Authorised Signatory be considered necessary or desirable for the purpose of the coming into effect of or otherwise giving effect to, consummating or completing or procuring the performance and completion of the Proposed Transaction and the Company and/or the Partnership do all such acts and things as might in the opinion and absolute discretion of the Director or any Attorney or Authorised Signatory be necessary or desirable for the purposes stated above;
- (e) the Ancillary Documents be in such form as the Managing Member of the Company or any Attorney or Authorised Signatory in their absolute discretion and opinion approve, the signature of the Managing Member or any Attorney or Authorised Signatory on any of the Ancillary Documents being due evidence for all purposes of his approval of the terms thereof on behalf of the Company and/or the Partnership; and
- (f) any Ancillary Documents, where required to be executed by the Company and/or the Partnership (whether under hand or as a deed), be executed by the signature thereof of the Managing Member or any Attorney or Authorised Signatory

3. GENERAL AUTHORISATION

3.1 IT IS RESOLVED that, in connection with or to carry out the actions contemplated by the foregoing resolutions, the Managing Member, officer or (if applicable) any attorney or duly authorised signatory of the Company (any such person being an "Attorney" or "Authorised Signatory" respectively) be, and such other persons as are authorised by any of them be, and each hereby is, authorised, in the name and on behalf of the Company, to do such further acts and things as the Managing Member or officer or such duly authorised other person shall deem necessary or appropriate, including to do and perform (or cause to be done and performed), in the name and on behalf of the Company, all such acts and to sign, make, execute, deliver, issue or file (or cause to be signed, made, executed, delivered, issued or filed) with any person including any governmental authority or agency, all such agreements, documents, instruments, certificates, consents or waivers and all amendments to any such agreements, documents, instruments, certificates, consents or waivers and to pay, or cause to be paid, all such payments, as any of them may deem necessary or advisable in order to carry out the intent of the foregoing resolutions, the authority for the doing of any such acts and things and the signing, making, execution, delivery, issue and filing of such of the foregoing to be conclusively evidenced thereby.

4. RATIFICATION OF PRIOR ACTIONS

4.1 IT IS RESOLVED that any and all actions of the Company, or of the Managing Member or officer or any Attorney or Authorised Signatory, taken in connection with the actions contemplated by the

foregoing resolutions prior to the execution hereof be and are hereby ratified, confirmed, approved and adopted in all respects as fully as if such action(s) had been presented to for approval and approved by, the Managing Member prior to such action being taken.

Grant/James Scott

Managing Member

CHARITABLE DAF GP, LLC in its Capacity as General Partner of Charitable DAF Fund, LP – Written Resolution of the Managing Member of the Company as General Partner of Charitable DAF Fund, LP

Exhibit A

\$2,032,183.24 (based on 11/30/16 NAV) Series A Interests of Highland Capital Loan Fund, L.P. (as defined in the Limited Partnership Agreement of Highland Capital Loan Fund, L.P, dated March 28, 2013, as amended from time to time).

The following call options of American Airlines Group, Inc., a Delaware corporation:

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		ne rica	LLA
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A participation interest and a tracking interest in certain participating shares of Highland Crusader Fund, L.P. and Highland Crusader Fund II, Ltd., in each case, as more particularly described on Schedule I attached hereto.

CHARITABLE DAF GP, LLC in its Capacity as General Partner of Charitable DAF Fund, LP -- Written Resolution of the Managing Member of the Company as General Partner of Charitable DAF Fund, LP

Schedule 1

The Participation Interest and the Tracking Interest

The following sets forth the terms and conditions with respect to (i) a participation interest (the "Participation Interest") granted by Highland Capital Management, L.P. (the "Onshore Crusader Fund") and Highland (ii) a tracking Crusader Fund II, Ltd. (the "Offshore Crusader Fund", and such participating shares collectively, the "Participating Shares"), and interest (the "Tracking Interest") in certain participating shares of the Onshore Crusader Fund (the "Tracking Shares")

Participation and Tracking Interest

Crusader Participation Interests	n Interests				nerven error
			11.30.16 N.AV	Amount	Total N.AV
Account Name	Legal Owner	Feeder Fund Investment	per statement	Participated	Participated
HCALP comp	Highland Capital Management, LP	Crusader Fund II, Ltd.	\$ 3,185,728.54	\$ %00,001	3,185,728.54
HCALLP prior	Highland Capital Management, LP	Crisader Fund II, Ltd.	1,158,673.19	100.00%	1,158,673.19
Eames, Ltd.	Eames, Ltd.	Crusader Fund, LP	6,581,643.01	100.00%	6,581,643.01
HCMLP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467.54	12.86%	50,968.60
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883.16	12.86%	167,494.51
Totals			\$ 12,625,395.44	S	11,144,507.85
Tracking interests					
į.			11:30:16 NAV	Tracking	Total Tracked
Account Name	Legal Owner	Feeder Fund Investment	per statement	Amount	Interest
HCMLP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467.54	87,14%	345,498.94
HCALP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883.16	87.14%	1,135,388,65
Totals			\$ 1,699,350.70	S	1,480,887.59
Total of Crusader Parti	Total of Crusader Participations and Tracked Interests			· vn	12,625,395,44

Evidence of <u>Participations and the Tracking Interest</u>. HCMLP shall maintain records of all payments received from or owed by the holder of the Participation Interest and all payments made or owed by HCMLP to the holder of the Participation Interest and the Tracking Interest

by HCMLP (or Eames, Ltd., a wholly-owned subsidiary of HCMLP, if applicable) in payment of distributions, Plan Claims (as defined in the Joint Plan of Distribution of the Crusader Funds adopted by Highland Crusader Offshore Partners, L.P., the Onshore Crusader Fund, Highland Crusader HCMLP shall promptly pay to the holder of the Participation Interest an amount equal to such holder's share of each amount received and applied Payments by and to HCMLP with respect to the Participation Interest and the Tracking Interest. Subject to any applicable tax withholding

Fund, Ltd. and the Offshore Crusader Fund, and the Scheme of Arrangement between the Offshore Crusader Fund and its Scheme Creditors, as applicable) and proceeds of any sale, assignment or other disposition of any interest, in each case, with respect to or in the Participating Shares such holder's share of such amounts, collectively, the "Participation Proceeds"). Pending such payment of Participation Proceeds by HCMLP to the nolder of the Participation Interest, HCMLP will hold the Participation Proceeds in trust for the benefit of such holder and will not commingle such amounts with other property of HCMLP. Subject to any applicable tax withholding, HCMLP shall promptly pay to the holder of the Tracking Interest an amount equal to each amount received and applied by HCMLP in payment of distributions, Plan Claims and proceeds of any sale, assignment or other disposition of any interest, in each case, with respect to or in the Underlying Shares. Notwithstanding anything herein to the contrary, except or the right to receive amounts specified in this paragraph, no holder shall have, by reason of the Participation Interest or the Tracking Interest, ights with respect to the Participating Shares or the Tracking Shares.

HCMLP (except in respect of the HCMLP's express obligations as set forth herein) and for such holder's own account and risk. HCMLP makes no representation or warranty as to, and shall have no responsibility for the value, legality, genuineness, validity, sufficiency or enforceability of the correctness or sufficiency of any information (or the validity, completeness or adequate disclosure of assumptions underlying any estimates, forecasts or projections contained in such information) provided (directly or indirectly through HCMLP) by any person; the performance or observance by any person Nonrecourse Participation Interest and Tracking Interest. The Interest and the Tracking Interest are held by the holder thereof without recourse Participating Interest, the Tracking Interest or any of the rights attaching to them; any representation or warranty made by, or the accuracy, completeness, (at any time, whether prior to or after the date hereof) of the financial condition of the Onshore Crusader Fund or the Offshore Crusader Fund; or (except as otherwise expressly provided herein) any other matter relating to any person, the Participating Interest or the Tracking Interest.

nterest and enforce its rights, with respect to the Participating Shares and the Tracking Shares in the same manner as if it had not granted the Participation Standard of Care. Notwithstanding anything contained herein to the contrary, HCMLP shall administer the Participation Interest and the Tracking nterest or the Tracking Interest but owned the Participating Shares the Tracking Shares solely for its own account with no obligation to make or receive payments in respect of the Participation Interest or the Tracking Interest.

Each holder of the Participation Interest or the Tracking Interest is expressly permitted to assign or transfer any or all of its rights with respect thereto without the consent of HCMLP, Assignment.

Exhibit B

\$2,032,183.24 (based on 11/30/16 NAV) Series A Interests of Highland Capital Loan Fund, L.P. (as defined in the Limited Partnership Agreement of Highland Capital Loan Fund, L.P., dated March 28, 2013, as amended from time to time).

A participation interest in certain call options of American Airlines Group, Inc., and a participation interest and a tracking interest in certain participating shares of Highland Crusader Fund, L.P. and Highland Crusader Fund II, Ltd., in each case, as more particularly described on <u>Schedule I</u> attached hereto.

Schedule 1

The Participation Interests and the Tracking Interest

Capital Management, L.P. ("HCMLP") in certain call options (the "AA Options") of American Airlines Group, Inc. ("AA"), (i) a participation interest (the "Crusader Participation Interest", and together with the AA Participation Interest, the "Participation Interests") granted by HCMLP in certain The following sets forth the terms and conditions with respect to (i) a participation interest (the "AA Participation Interest") granted by Highland participating shares of Highland Crusader Fund, L.P. (the "Onshore Crusader Fund") and Highland Crusader Fund II, Ltd. (the "Offshore Crusader Fund", and such participating shares collectively, the "Participating Crusader Shares"), and (ii) a tracking interest (the "Tracking Interest") in certain participating shares of the Onshore Crusader Fund (the "Tracking Crusader Shares").

ı Interest	
s and Tracking Ir	
nterest	
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Crusader Participation Interests	on Interests				
			11/30/16 NAV	Amount	Total NAV
Account Name	Legal Owner	Feeder Fund Investment	per statement	Participated	Participated
HCALP comp	Highland Capital Management, LP	Crusader Fund II, Ltd.	\$ 3,185,728.54	100.00% \$	3,185,728.54
HCMLP prior	Highland Capital Management, LP	Crusader Fund II. Ltd.	1,158,673.19	100.00%	1,158,673.19
Eames, Ltd.	Eames, Ltd.	Crusader Fund, LP	6,581,643.01	100.00%	6,581,643.01
HCNEP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467.54	12.86%	50,968,60
HCNILP (2)	Highland Capital Management, I.P.	Crusader Fund, LP	1,302,883.16	12.86%	167,494.51
Totals			\$ 12,625,395,44	S	11,144,507.85
Tracking interests					:
)			11/30/16 NAV	Tracking	Total Tracked
Account Name	Legal Owner	Feeder Fund Investment	per statement	Amount.	Interest
HCMLP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467.54	87.14%	345,498.94
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883.16	87.1400	1,135,388.65
Totals	-		\$ 1,699,350.70	S	1,480,887.59
Total of Crusader Part	Total of Crusader Participations and Tracked Interests			Ś	12,625,395.44
					Total Est. MV
American Airmnes Call Options	Johnoris		 2	<u></u> 	l'articipated
CALL AAL JAN 40 1/20/17			10,000 8,710,000.00	100.000%	0,/10,000.00

HCMLP shall maintain records of all payments received from or owed by the holder of the Participation Interests and the Tracking Interest and all payments made or owed by HCMLP to the holder of the Participation Interests Evidence of Participation Interests and the Tracking Interest. and the Tracking Interest.

by HCMLP in payment of distributions and proceeds of any sale, assignment or other disposition of any interest in, or exercise of, the AA Options HCMLP shall promptly pay to the holder of the Participation Interests an amount equal to such holder's share of (i) each amount received and applied if applicable) in payment of distributions, Plan Claims (as defined in the Joint Plan of Distribution of the Crusader Funds adopted by Highland Crusader Offshore Partners, L.P., the Onshore Crusader Fund, Highland Crusader Fund, Ltd. and the Offshore Crusader Fund, and the Scheme of Arrangement between the Offshore Crusader Fund and its Scheme Creditors, as applicable) and proceeds of any sale, assignment or other to any applicable tax withholding, HCMLP shall promptly pay to the holder of the Tracking Interest an amount equal to each amount received and hold the Participation Proceeds in trust for the benefit of such holder and will not commingle such amounts with other property of HCMLP. Subject with respect to or in the Tracking Crusader Shares. Notwithstanding anything herein to the contrary, except for the right to receive amounts specified in this paragraph and the right to direct the voting and exercise of the AA Options pursuant to the immediately following paragraph, no holder shall have, by reason of the Participation Interests or the Tracking Interest, any rights with respect to the AA Options, the Participating Crusader Shares Payments by and to HCMLP with respect to the Participation Interests and the Tracking Interest. Subject to any applicable tax withholding comprising the AA Participation Interest, (ii) each amount received and applied by HCMLP (or Eames, Ltd., a wholly-owned subsidially of HCMLP disposition of any interest, in each case, with respect to or in the Participating Crusader Shares (such holder's share of such amounts, collectively the "<u>Participation Proceeds</u>"). Pending such payment of Participation Proceeds by HCMLP to the holder of the Participation Interests, HCMLP wil applied by HCMLP in payment of distributions, Plan Claims and proceeds of any sale, assignment or other disposition of any interest, in each case, the Tracking Crusader Shares.

rights) as is directed by the holder of the AA Participation Interest with reasonable advance notice. In the event that the holder of the AA Participation Interest directs the exercise of the AA Options, such holder shall pay to HCMLP in immediately available funds, without set-off, cdunterclaim or deduction of any kind, the exercise price (unless such AA Options are being exercised via cashless exercise) plus all third party commissions and Exercise of the AA Options. HCMLP shall exercise or refrain from exercising any rights with respect to the AA Options (including voting lees incurred by HCMLP in connection with the exercise of the AA Options on or prior to 11:00 AM Dallas, Texas time on the exercise date.

enforceability of the Participating Interests, the Tracking Interest or any of the rights attaching to them; any representation or warranty made by, or the observance by any person (at any time, whether prior to or after the date hereof) of the financial condition of AA, the Onshore Crusader Fund or the HCMLP makes no representation or warranty as to, and shall have no responsibility for the value, legality, genuineness, validity, sufficiency or accuracy, completeness, correctness or sufficiency of any information (or the validity, completeness or adequate disclosure of assumptions underlying any estimates, forecasts or projections contained in such information) provided (directly or indirectly through HCMLP) by any person; the performance or Offshore Crusader Fund; or (except as otherwise expressly provided herein) any other matter relating to any person, the Participating Interests or the Nonrecourse Participation Interests and Tracking Interest. The Participation Interests and the Tracking Interest are held by the holder thereof without recourse to HCMLP (except in respect of the HCMLP's express obligations as set forth herein) and for such holder's own account and risk Fracking Interest,

Interest and enforce its rights, with respect to the AA Options, the Participating Crusader Shares and the Tracking Crusader Shares in the same manner as if it had not granted the Participation Interests or the Tracking Interest but owned the AA Options, the Participating Crusader Shares the Tracking Standard of Care. Notwithstanding anything contained herein to the contrary, but subject to the holder of the AA Participation Interest's right and esponsibility to direct the exercise and voting of the AA Options as set forth herein, HCMLP shall administer the Participation Interests and the Tracking Crusader Shares solely for its own account with no obligation to make or receive payments in respect of the Participation Interests or the Tracking Interest

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Assignment. Each holder of the Participation Interests or the Tracking Interest is expressly permitted to assign or transfer ahy or all of its rights with respect thereto without the consent of HCMLP.			

CHARITABLE DAF HOLDCO, LTD (THE "COMPANY")

WRITTEN RESOLUTIONS OF THE SOLE DIRECTOR OF THE COMPANY DATED EFFECTIVE DECEMBER 28, 2016

DIRECTOR'S INTEREST

1.1 IT IS NOTED that:

- the sole Director discloses an interest in the matters the subject of these resolutions as a Managing Member of Charitable DAF GP, LLC, general partner of Charitable DAF Fund, LP (the "Partnership");
- (b) such Director therefore:
 - (i) is to be considered as interested in any contract or proposed contract or arrangement (the "transaction") with the foregoing; and
 - (ii) requests that the foregoing be treated as general notice of such interests; and
- (c) pursuant to the articles of association of the Company:
 - a Director may vote in respect of any transaction notwithstanding that he may be interested therein; and
 - (ii) if he does so his vote shall be counted and he may be counted in the quorum at any meeting of the Director at which any such transaction shall come before the meeting for consideration.

2. CONTRIBUTION AND TRANSFER

2.1 IT IS NOTED that

- (a) the Company has received an investment contribution from one of its Participating Shareholders consisting of the assets listed on Exhibit.A attached hereto (collectively, the "Investments");
- (b) the Company is the sole limited partner of the Partnership;
- (c) the Company contributed and transferred the Investments to the Partnership effective as of December 28, 2016, provided the Partnership assumes and agrees to perform all obligations and assume all liabilities with respect to the Investments as of that date (the "Prior Transfer");
- each of the Company and the Partnership desire to rescind and nullify the portion of the Prior Transfer consisting of the call options (the "AA Options") of American Airlines Group, Inc. set forth on Exhibit A attached hereto (the "AA Options Transfer");
- (e) the Company has received an investment contribution from one of its Participating Shareholders consisting of the assets listed on Exhibit B attached hereto, which includes a participation interest in the AA Options (the "AA Participation Interest"); and

(f) the Company desires to contribute and transfer the AA Participation Interest to the Partnership effective as of December 28, 2016, provided the Partnership assumes and agrees to perform all obligations and assume all liabilities with respect to the AA Participation Interest as of that date (the "Proposed Transaction").

2.2 IT IS RESOLVED that:

- (a) as of the date first written above, the AA Options Transfer is hereby rescinded and nullified, and the Company hereby irrevocably and unconditionally fully and forever waives and disclaims any right, title or interest in or to the AA Options, except for the AA Participation Interest;
- (b) in the opinion of the Director, the entry into and performance by the Company of its obligations under the Proposed Transaction generally would be in the best interests of the Company;
- (c) the transactions contemplated by the Proposed Transaction be approved;
- (d) the Company do give, make, sign, execute and deliver all such notes, deeds, agreements, letters, notices, certificates, acknowledgments, instructions, fee letters and other documents (whether of a like nature or not) (the "Ancillary Documents") as may in the sole opinion and absolute discretion of the Director or any Attorney or Authorised Signatory be considered necessary or desirable for the purpose of the coming into effect of or otherwise giving effect to, consummating or completing or procuring the performance and completion of all or any of the transactions contemplated by the Proposed Transaction and the Company do all such acts and things as might in the opinion and absolute discretion of the Director or any Attorney or Authorised Signatory be necessary or desirable for the purposes stated above;
- (e) the Ancillary Documents be in such form as the Director or any Attorney or Authorised Signatory in their absolute discretion and opinion approve, the signature of the Director or any Attorney or Authorised Signatory on any of the Ancillary Documents being due evidence for all purposes of his approval of the terms thereof on behalf of the Company; and
- (f) the Ancillary Documents, where required to be executed by the Company (whether under hand or as a deed), be executed by the signature thereof of the Director or any Attorney or Authorised Signatory and where required to be sealed, by affixing thereto of the Seal of the Company, witnessed as required by the Articles of Association of the Company.

3. GENERAL AUTHORISATION

3.1 IT IS RESOLVED that, in connection with or to carry out the actions contemplated by the foregoing resolutions, the Director, officer or (if applicable) any attorney or duly authorised signatory of the Company (any such person being an "Attorney" or "Authorised Signatory" respectively) be, and such other persons as are authorised by any of them be, and each hereby is, authorised, in the name and on behalf of the Company, to do such further acts and things as the Director or officer or such duly authorised other person shall deem necessary or appropriate, including to do and perform (or cause to be done and performed), in the name and on behalf of the Company, all such acts and to sign, make, execute, deliver, issue or file (or cause to be signed, made, executed, delivered, issued or filed) with any person including any governmental authority or agency, all such agreements, documents, instruments, certificates, consents or waivers and all amendments to any such agreements, documents, instruments, certificates, consents or waivers and to pay, or cause to be paid, all such payments, as any of them may deem necessary or advisable in order to carry out the intent of the foregoing resolutions, the authority for the doing of any such acts and things

and the signing, making, execution, delivery, issue and filing of such of the foregoing to be conclusively evidenced thereby.

4. RATIFICATION OF PRIOR ACTIONS

4.1 IT IS RESOLVED that any and all actions of the Company, or of the Director or officer or any Attorney or Authorised Signatory, taken in connection with the actions contemplated by the foregoing resolutions prior to the execution hereof be and are hereby ratified, confirmed, approved and adopted in all respects as fully as if such action(s) had been presented to for approval and approved by, the Director prior to such action being taken.

[Signature page follows]

Grant James Scott

Director

CHARITABLE DAF HOLDCO, LTD. - Written Resolutions of the Sole Director of the Company

Exhibit A

\$2,032,183.24 (based on 11/30/16 NAV) Series A Interests of Highland Capital Loan Fund, L.P. (as defined in the Limited Partnership Agreement of Highland Capital Loan Fund, L.P., dated March 28, 2013, as amended from time to time).

The following call options of American Airlines Group, Inc., a Delaware corporation:

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	Total		7.5
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A participation interest and a tracking interest in certain participating shares of Highland Crusader Fund, L.P. and Highland Crusader Fund II, Ltd., in each case, as more particularly described on <u>Schedule I</u> attached hereto.

Schedule 1

The Participation Interest and the Tracking Interest

The following sets forth the terms and conditions with respect to (i) a participation interest (the "Participation Interest") granted by Highland Capital Management, L.P. (the "Onshore Crusader Fund") and Highland Highland (ii) a tracking Crusader Fund II, Ltd. (the "Offshore Crusader Fund", and such participating shares collectively, the "Participating Shares"), and interest (the "Tracking Interest") in certain participating shares of the Onshore Crusader Fund (the "<u>Tracking Shares</u>")

Participation and Tracking Interest

Crusader Participation Interests	on Interests				
			11/30/16 NAV	Amount.	Total NAV
Account Name	Legal Owner	Feeder Fund Investment	per statement	Participated	Participated
HCMLP comp	Highland Capital Management, LP	Crusader Fund II, Ltd.	\$ 3,185,728.54	100,00% \$	3,185,728.54
HCALP prior	Highland Capital Management, LP	Crusader Fund II, Ltd.	1,158,673.19	100.00%	1,158,673.19
Eames, Ltd.	Eames, Ltd.	Crusader Fund LP	6,581,643.01	100.00%	6,581,643.01
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HCMLP (2)	Highland Capital Management, LP	Crusader Fund, L.P.	1,302,883,16	12.86%	167,494.51
Totals			\$ 12,625,395.44	S	11,144,507.85
Tracking interests					
			11/30/16 NAV	Tracking	Total Tracked
Account Name	Legal Owner	Feeder Fund Investment	per statement	Amount.	Interest
HCNLP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467.54	87.14%	345,498,94
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883.16	87.14%	1,135,388.65
Totals			\$ 1,699,350.70	S	1,480,887.59
Total of Crusader Part	Total of Crusader Participations and Tracked Interests			S	12,625,395,44

Evidence of Participations and the Tracking Interest. HCMLP shall maintain records of all payments received from or owed by the holder of the Participation Interest and the Tracking Interest and all payments made or owed by HCMLP to the holder of the Participation Interest and the Tracking Interest.

by HCMLP (or Eames, Ltd., a wholly-owned subsidiary of HCMLP, if applicable) in payment of distributions, Plan Claims (as defined in the Joint Plan of Distribution of the Crusader Funds adopted by Highland Crusader Offshore Partners, L.P., the Onshore Crusader Fund, Highland Crusader HCMLP shall promptly pay to the holder of the Participation Interest an amount equal to such holder's share of each amount received and applied Payments by and to HCMLP with respect to the Participation Interest and the Tracking Interest. Subject to any applicable tax withholding

applicable) and proceeds of any sale, assignment or other disposition of any interest, in each case, with respect to or in the Participating Shares (such holder's share of such amounts, collectively, the "Participation Proceeds"). Pending such payment of Participation Proceeds by HCMLP to the Fund, Ltd. and the Offshore Crusader Fund, and the Scheme of Arrangement between the Offshore Crusader Fund and its Scheme Creditors, as nolder of the Participation Interest, HCMLP will hold the Participation Proceeds in trust for the benefit of such holder and will not commingle such amounts with other property of HCMLP. Subject to any applicable tax withholding, HCMLP shall promptly pay to the holder of the Tracking Interest an amount equal to each amount received and applied by HCMLP in payment of distributions, Plan Claims and proceeds of any sale, assignment or other disposition of any interest, in each case, with respect to or in the Underlying Shares. Notwithstanding anything herein to the contrary, except for the right to receive amounts specified in this paragraph, no holder shall have, by reason of the Participation Interest or the Tracking Interest, any rights with respect to the Participating Shares or the Tracking Shares.

representation or warranty as to, and shall have no responsibility for the value, legality, genuineness, validity, sufficiency or enforceability of the to HCMLP (except in respect of the HCMLP's express obligations as set forth herein) and for such holder's own account and risk. HCMLP makes no correctness or sufficiency of any information (or the validity, completeness or adequate disclosure of assumptions underlying any estimates, forecasts or projections contained in such information) provided (directly or indirectly through HCMLP) by any person; the performance or observance by any person Nonrecourse Participation Interest and Tracking Interest. The Interest and the Tracking Interest are held by the holder thereof without recourse Participating Interest, the Tracking Interest or any of the rights attaching to them; any representation or warranty made by, or the accuracy, dompleteness, (at any time, whether prior to or after the date hereof) of the financial condition of the Onshore Crusader Fund or the Offshore Crusader Fund; or (except otherwise expressly provided herein) any other matter relating to any person, the Participating Interest or the Tracking Interest.

Standard of Care. Notwithstanding anything contained herein to the contrary, HCMLP shall administer the Participation Interest and the Tracking interest and enforce its rights, with respect to the Participating Shares and the Tracking Shares in the same manner as if it had not granted the Participation Interest or the Tracking Interest but owned the Participating Shares the Tracking Shares solely for its own account with no obligation to make or receive payments in respect of the Participation Interest or the Tracking Interest

or all of its Assignment. Each holder of the Participation Interest or the Tracking Interest is expressly permitted to assign or transfer any rights with respect thereto without the consent of HCMLP

Exhibit B

\$2,032,183.24 (based on 11/30/16 NAV) Series A Interests of Highland Capital Loan Fund, L.P. (as defined in the Limited Partnership Agreement of Highland Capital Loan Fund, L.P, dated March 28, 2013, as amended from time to time).

A participation interest in certain call options of American Airlines Group, Inc., and a participation interest and a tracking interest in certain participating shares of Highland Crusader Fund, L.P. and Highland Crusader Fund II, Ltd., in each case, as more particularly described on <u>Schedule I</u> attached hereto.

Schedule I

The Participation Interests and the Tracking Interest

The following sets forth the terms and conditions with respect to (i) a participation interest (the "AA Participation Interest") granted by Highland Capital Management, L.P. ("HCMLP") in certain call options (the "AA Options") of American Airlines Group, Inc. ("AA"), (i) a participation interest (the Crusader Participation Interest", and together with the AA Participation Interest, the "Participation Interests") granted by HCMLP in certain participating shares of Highland Crusader Fund, L.P. (the "Onshore Crusader Fund") and Highland Crusader Fund II, Ltd. (the "Offshore Crusader Fund", and such participating shares collectively, the "Participating Crusader Shares"), and (ii) a tracking interest (the "Tracking Interest") in certain participating shares of the Onshore Crusader Fund (the "Tracking Crusader Shares")

Interest	
Tracking	֡
Interests and	
Participation	

			11/30/16 NAV	Amount	Total NAV
Account Name	Legal Owner	Feeder Fund Investment	per statement	-p	Participated
HCMLP comp	Highland Capital Management, LP	Crusader Fund II, Ltd.	\$ 3,185,728.54	100.00% \$	3,185,728.54
HCMLP prior	Highland Capital Management, LP	Crusader Fund II, Ltd.	1,158,673.19	100.00%	1,158,673.19
Eames, Ltd.	Eames, Ltd.	Crusader Fund I.P.	6,581,643.01	100.00%	6,581,643.01
HCMLP(I)	Highland Capital Management, LP	Crusader Fund, LP	396,467,54	12.86%	50,968.60
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883,16	12.86%	167,494,51
Totals			\$ 12,625,395.44	S	11,144,507.85
Tracking interests					
			11/30/16 NAV	Tracking	Total Tracked
Account Name	Legal Owner	Feeder Fund Investment	per statement	Amount	Interest
HCMLP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467.54	87.14%	345,498.94
HCMLP(2)	Highland Capital Management, LP	Crusader Fund LP	1,302,883.16	\$7.14%	1,135,388.65
Totals			S 1,699,350.70	S	1,480,887.59
Total of Crusader Par	Total of Crusader Participations and Tracked Interests			S	12,625,395.44
American Airlines Call Options CALL AAL JAN 40 1/20/17	Options 117		# Contracts 12/27/16 MV 10,000 8,710,000.00	Amount Amount /27/16 MV Participated 8,710,000.00 100.0000% S	Total Est. MV Participated 8,710,000.00

Evidence of Participation Interests and the Tracking Interest. HCMLP shall maintain records of all payments received from of owed by the holder of the Participation interests and the Tracking Interest and all payments made or owed by HCMLP to the holder of the Participation Interests and the Tracking Interest.

by HCMLP in payment of distributions and proceeds of any sale, assignment or other disposition of any interest in, or exercise of, the AA Options Crusader Offshore Partners, L.P., the Onshore Crusader Fund, Highland Crusader Fund, Ltd. and the Offshore Crusader Fund, and the Scheme of to any applicable tax withholding, HCMLP shall promptly pay to the holder of the Tracking Interest an amount equal to each amount received and Payments by and to HCMLP with respect to the Participation Interests and the Tracking Interest. Subject to any applicable tax withholding 4CMLP shall promptly pay to the holder of the Participation Interests an amount equal to such holder's share of (i) each amount received and applied comprising the AA Participation Interest, (ii) each amount received and applied by HCMLP (or Eames, Ltd., a wholly-owned subsidiarly of HCMLP, if applicable) in payment of distributions, Plan Claims (as defined in the Joint Plan of Distribution of the Crusader Funds adopted by Highland Arrangement between the Offshore Crusader Fund and its Scheme Creditors, as applicable) and proceeds of any sale, assignment or other hold the Participation Proceeds in trust for the benefit of such holder and will not commingle such amounts with other property of HCMLP. Subject with respect to or in the Tracking Crusader Shares. Notwithstanding anything herein to the contrary, except for the right to receive amounts specified have, by reason of the Participation Interests or the Tracking Interest, any rights with respect to the AA Options, the Participating Crusader Shares the "Participation Proceeds"). Pending such payment of Participation Proceeds by HCMLP to the holder of the Participation Interests, HCMLP will in this paragraph and the right to direct the voting and exercise of the AA Options pursuant to the immediately following paragraph, no holder shall disposition of any interest, in each case, with respect to or in the Participating Crusader Shares (such holder's share of such amounts, collectively in each case applied by HCMLP in payment of distributions, Plan Claims and proceeds of any sale, assignment or other disposition of any interest, or the Tracking Crusader Shares.

deduction of any kind, the exercise price (unless such AA Options are being exercised via cashless exercise) plus all third party commissions and Exercise of the AA Options. HCMLP shall exercise or refrain from exercising any rights with respect to the AA Options (including voting ights) as is directed by the holder of the AA Participation Interest with reasonable advance notice. In the event that the holder of the AA Participation Interest directs the exercise of the AA Options, such holder shall pay to HCMLP in immediately available funds, without sef-off, counterclaim or ees incurred by HCMLP in connection with the exercise of the AA Options on or prior to 11:00 AM Dallas, Texas time on the exercise date

without recourse to HCMLP (except in respect of the HCMLP's express obligations as set forth herein) and for such holder's own account and risk. HCMLP makes no representation or warranty as to, and shall have no responsibility for the value, legality, genuineness, validity, sufficiency or observance by any person (at any time, whether prior to or after the date hereof) of the financial condition of AA, the Onshore Crusader Fund or the Offshore Crusader Fund; or (except as otherwise expressly provided herein) any other matter relating to any person, the Participating Injerests or the Nonrecourse Participation Interests and Tracking Interest. The Participation Interests and the Tracking Interest are held by the holder thereof enforceability of the Participating Interests, the Tracking Interest or any of the rights attaching to them; any representation or warranty made by, or the accuracy, completeness, correctness or sufficiency of any information (or the validity, completeness or adequate disclosure of assumptions underlying any estimates, forecasts or projections contained in such information) provided (directly or indirectly through HCMLP) by any person; the performance or Tracking Interest. Standard of Care. Notwithstanding anything contained herein to the contrary, but subject to the holder of the AA Participation Interest's right and esponsibility to direct the exercise and voting of the AA Options as set forth herein, HCMLP shall administer the Participation Interests and the Tracking Interest and enforce its rights, with respect to the AA Options, the Participating Crusader Shares in the same manner as if it had not granted the Participation Interests or the Tracking Interest but owned the AA Options, the Participating Crusader Shares the Tracking Crusader Shares solety for its own account with no obligation to make or receive payments in respect of the Participation Interests or the Tracking Interest.

Interest is expressly permitted to assign or transfer any or all of its	
the Tracking I	ı
nt. Each holder of the Participation Interests or I	spect thereto without the consent of HCMLP.
Assignment.	rights with respect

DONATIVE ASSIGNMENT OF INTERESTS

RECITALS

WHEREAS, The Get Good Nonexempt Trust (the "Trust") is a Texas trust created under a Trust Agreement dated June 29, 2001 (the "Partnership Agreement"); and

WHEREAS, the Trust previously gave, donated and assigned all of the assets list on Exhibit A attached hereto to Highland Dallas Foundation, Inc. (the "Prior Donative Assignment"); and

WHEREAS, the Trust wishes to rescind and nullify the portion of the Prior Donative Assignment consisting of call options (the "AA Options") of American Airlines Group, Inc. as set forth on Exhibit A attached hereto; and

WHEREAS, the Trust owns all of the assets listed on Exhibit B attached hereto, which includes a participation interest in the AA Options (the "Participation Interest"); and

WHEREAS, Grant James Scott, in the exercise of his discretion as Trustee of the Trust, has approved the distribution of the Participation Interest as a charitable contribution to Highland Dallas Foundation, Inc., a permissible beneficiary of the Trust which is a tax exempt public charity that is a supporting organization described in Section 509(a)(3) of the Internal Revenue Code of 1986, as amended (the "Code"); and

WHEREAS, the Trustee of the Trust wishes to give and assign the Participation Interest to Highland Dallas Foundation, Inc. effective December 28; 2016;

TRANSFER AND ASSIGNMENT

NOW, THEREFORE, the Trustee of the Trust hereby rescinds and nullifies the AA Option Donative Assignment; and

The Trustee of the Trust hereby gives, donates and assigns the Participation Interest to Highland Dallas Foundation, Inc.

This donative assignment is to be effective as 5:00 p.m. CST, December 28, 2016.

THE GET GOOD NONEXEMPT TRUST

Grant James Scott, Trustee

The undersigned hereby acknowledges that it (i) is aware of this donative assignment of interests from The Get Good Nonexempt Trust to Highland Dallas Foundation, Inc., and (ii) agrees to be bound by this donative assignment.

HIGHLAND CAPITAL MANAGEMENT, L.P.

By: Strand Advisors/Inc.

Its General Partner

By:

James Condero, President

Exhibit A

\$2,032,183.24 (based on 11/30/16 NAV) Series A Interests of Highland Capital Loan Fund, L.P. (as defined in the Limited Partnership Agreement of Highland Capital Loan Fund, L.P, dated March 28, 2013, as amended from time to time),

The following call options of American Airlines Group, Inc., a Delaware corporation:

A participation interest and a tracking interest in certain participating shares of Highland Crusader Fund, L.P. and Highland Crusader Fund, I. Ltd., in each case, as more particularly described on Schedule I attached bereto.

Schedule I

The Participation Interest and the Tracking Interest

collectively, the "Participating Shares"), and (ii) a tracking interest (the "Tracking Interest") in certain participating shares of the Onshore Crusader Fund (the "Tracking Shares"). granted by Highland Capital Management, L.P. "HCMLP") in certain participating shares of Highland Crusader Fund, L.P. (the "Onshore Crusader Fund") and Highland Crusader Fund II, Ltd. (the "Offshore Crusader Fund", and such participating shares Interest") The following sets forth the terms and conditions with respect to (i) a participation interest (the "Participation

Participation and Tracking Interest

Crusader Participation Interest	n Interests				
			11,30'16 NAV	Amount	Total N.A.V
Account Name	Legal Owner	Feeder Fund Investment	per statement	Participated	Participated
HCMLP comp	Highland Capital Management, I.P	Crusader Fund II, Ltd.	\$ 3,185,728,54	100.00% S	3,185,728.54
HCMLP prior	Highland Capital Management, LP	Crusader Fund II, Ltd.	1,158,673.19	100.00%	1,158,673.19
Eames, Ltd.	Eames, Ltd.	Crusader Fund, LP	6,581,643.01	100.00%	6,581,643.01
HCNEP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467.54	12.86%	50,968.60
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883.16	12,86%	167,494.51
Totals	The second secon		\$ 12,625,395,44	\$	S 11 144,507.85
Tracking interests	Continued to the season of the	the second secon	. Do n. de a miljone (m. 1870) de politicidade (m. 1871) de politicidade (m. 1871) de politicidade (m. 1871).	condition on depend outside and medical and extension.	
			11/30/16 NAV	Tracking	Total Tracked
Account Name	Legal Owner	Feeder Fund Investment	per statement	Amount	Interest
HCMLP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467.54	87.14%	345, 198, 94
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883.16	87.14%	1,135,388,65
Totals	en deren formen general en	Budden Bud Care Control of the Contr	\$ 1,699,350,70	S	1,480,887.59

Evidence of Participations and the Tracking Interest. HCMLP shall maintain records of all payments received from or owed by the holder of the Participation Interest and the Tracking Interest and all payments made or owed by HCMLP to the holder of the Participation Interest and the Tracking Interest.

Total of Crusader Participations and Tracked Interests

\$ 12,625,395.44

amount received and applied by HCMLP (or Eames, Ltd., a wholly-owned subsidiary of HCMLP, if applicable) in playment of Partners, L.P., the Onshore Crusader Fund, Highland Crusader Fund, Ltd. and the Offshore Crusader Fund, and the Scheme of distributions, Plan Claims (as defined in the Joint Plan of Distribution of the Crusader Funds adopted by Highland Crusader Offshore collectively, the "Participation Proceeds"). Pending such payment of Participation Proceeds by HCMLP to the holder of the amounts with other property of HCMLP. Subject to any applicable tax withholding, HCMLP shall promptly pay to the holder of the Payments by and to HCMLP with respect to the Participation Interest and the Tracking Interest. Subject to any applicable tax withholding, HCMLP shall promptly pay to the holder of the Participation Interest an amount equal to such holder's share of each Arrangement between the Offshore Crusader Fund and its Scheme Creditors, as applicable) and proceeds of any sale, assignment or Participation Interest, HCMLP will hold the Participation Proceeds in trust for the benefit of such holder and will not commingle such Fracking Interest an amount equal to each amount received and applied by HCMLP in payment of distributions, Plan Claims and proceeds of any sale, assignment or other disposition of any interest, in each case, with respect to or in the Underlying Shares. Notwithstanding anything herein to the contrary, except for the right to receive amounts specified in this paragraph, no holder shall have, by reason of the Participation Interest or the Tracking Interest, any rights with respect to the Participating Shares or the Tracking other disposition of any interest, in each case, with respect to or in the Participating Shares (such holder's share of such amounts,

through HCMLP) by any person; the performance or observance by any person (at any time, whether prior to or after the date hereof) of Nonrecourse Participation Interest and Tracking Interest. The Interest and the Tracking Interest are held by the holder thereof without recourse to HCMLP (except in respect of the HCMLP's express obligations as set forth herein) and for such holder's own account and risk. HCMLP makes no representation or warranty as to, and shall have no responsibility for the value, legality, genuineness, validity, sufficiency or enforceability of the Participating Interest, the Tracking Interest or any of the rights attaching to them, any representation or warranty made by, or the accuracy, completeness, correctness or sufficiency of any information (or the validity, completeness or adequate disclosure of assumptions underlying any estimates, forecasts or projections contained in such information) provided (directly dr indirectly the financial condition of the Onshore Crusader Fund or the Offshore Crusader Fund; or (except as otherwise expressly provided herein) any other matter relating to any person, the Participating Interest or the Tracking Interest.

and the Tracking Interest and enforce its rights, with respect to the Participating Shares and the Tracking Shares in the same manner as if it had not granted the Participation Interest or the Tracking Interest but owned the Participating Shares the Tracking Shares solely for its own Standard of Care. Notwithstanding anything contained herein to the contrary, HCMLP shall administer the Participation Interest account with no obligation to make or receive payments in respect of the Participation Interest or the Tracking Interest. Assignment. Each holder of the Participation Interest or the Tracking Interest is expressly permitted to assign or transfer any or all of its rights with respect thereto without the consent of HCMLP

Exhibit B

\$2,032,183.24 (based on 11/30/16 NAV) Series A Interests of Highland Capital Loan Fund, L.P. (as defined in the Limited Partnership Agreement of Highland Capital Loan Fund, L.P. dated March 28, 2013, as amended from time to time).

A participation interest in certain call options of American Airlines Group, Inc., and a participation interest and a tracking interest in certain participating shares of Highland Crusader Fund, L.P. and Highland Crusader Fund II, Ltd., in each case, as more particularly described on Schedule I attached hereto.

Schedule I

The Participation Interests and the Tracking Interest

by Highland Capital Management, L.P. ("HCMLP") in certain call options (the "AA Options") of American Airlines Group, Inc. ("AA"), (i) a participation interest (the "Crusader Participation Interest, the "Participation of the AA Participation of the "Crusader Participation of the Highland Crusader Fund II, Ltd. (the "Offshore Crusader Fund", and such participating shares collectively, the "Participating Crusader The following sets forth the terms and conditions with respect to (i) a participation interest (the "AA Participation Interest") granted interests") granted by HCMLP in certain participating shares of Highland Crusader Fund, L.P. (the "Onshore Crusader Fund") and Shares"), and (ii) a tracking interest (the "Tracking Interest") in certain participating shares of the Onshore Crusader Fund (the "Tracking Crusader Shares")

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Crusader Participation Interests	1			
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Participation Interests and Tracking Interest

Clusadel radicipation little ests					
			11/30/16 NAV	Amount	TotalNAV
Account Name	Legal Owner	Feeder Fund Investment	per statement	Participated	Participated
HCMLP comp	Highland Capital Management, LP	(Crusader Fund II, Ltd.	\$ 3,185,728.54	100,00%	3,185,728.54
HCMLP prior	Highland Capital Management, LP	Crusader Fund II, Ltd.	1,158,673.19	100.00%	1,58,673.19
Eames, Ltd.	Earnes, Ltd.	Crusader Fund, LP	6,581,643,01	100.00%	6,381,643.01
HCMLP (1)	Highland Capital Management, LP	Crusader Fund LP	396,467.54	12,86%	50,968.60
нсмп.Р (2)	Highland Capital Management, LP	Crusader Find, IP	1,302,883,16	12.86%	167,494,51
Totals		The state of the s	\$ 12,625,395,44		3 11,144,507.85
Tracking interests	mental and the second of the s	and the state of the contract	And the state of t	\$.	
	A ANOIS OF		11/30/16 NAV	Tracking	Total Tracked
Account Name	Legal Owner	Feeder Fund Investment	per statement	Amount.	Indrest
HCMLP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467,54	87.14%	145,498.94
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883.16	87.14%	1,135,388.65
Totals	to a province dia controlle de concentrato de que en que discontinuentes desenventes de concentrato de concentra	Control of the second	\$ 1,699,350.70		3 1,480,887.59
Total of Crusader Participations and	tions and Tracked Interests				3 12,625,395,44
				Amount	Total Est. MV
American Airlines Call Options	35		# Contracts 12/27/16 MV	NV Participated	Pahicipated 1

Appx. 01137

CALL AAL JAN 40 1/20/17

100,0000%

Contracts 10,000

owed by the holder of the Participation Interests and the Tracking Interest and all payments made or owed by HCMLP to the holder of the Evidence of Participation Interests and the Tracking Interest. HCMLP shall maintain records of all payments received from or Participation Interests and the Tracking Interest.

Eames, Ltd., a wholly-owned subsidiary of HCMLP, if applicable) in payment of distributions, Plan Claims (as defined in the Joint Plan of Fund, Ltd. and the Offshore Crusader Fund, and the Scheme of Arrangement between the Offshore Crusader Fund and its Scheme Creditors, as applicable) and proceeds of any sale, assignment or other disposition of any interest, in each case, with respect to or in the Participating Crusader Shares (such holder's share of such amounts, collectively, the "Participation Proceeds"). Pending such payment of Participation Proceeds by HCMLP to the holder of the Participation Interests, HCMLP will hold the Participation Proceeds in this for the withholding, HCMLP shall promptly pay to the holder of the Participation Interests an amount equal to such holder's share of (i) each amount received and applied by HCMLP in payment of distributions and proceeds of any sale, assignment or other disposition of any interest in, or exercise of, the AA Options comprising the AA Participation Interest, (ii) each amount received and applied by HCMLP (or Distribution of the Crusader Funds adopted by Highland Crusader Offshore Partners, L.P., the Onshore Crusader Fund, Highland Crusader benefit of such holder and will not commingle such amounts with other property of HCMLP. Subject to any applicable tax withholding, HCMLP shall promptly pay to the holder of the Tracking Interest an amount equal to each amount received and applied by HCMLP in payment of distributions, Plan Claims and proceeds of any sale, assignment or other disposition of any interest, in each case, with respect to or in the Tracking Crusader Shares. Notwithstanding anything herein to the contrary, except for the right to receive amounts specified in this paragraph and the right to direct the voting and exercise of the AA Options pursuant to the immediately following papagraph, no Payments by and to HCMLP with respect to the Participation Interests and the Tracking Interest. Subject to any applicable tax holder shall have, by reason of the Participation Interests or the Tracking Interest, any rights with respect to the AA Options, the Participating Crusader Shares or the Tracking Crusader Shares.

holder of the AA Participation Interest directs the exercise of the AA Options, such holder shall pay to HCMLP in immediately available funds, without set-off, counterclaim or deduction of any kind, the exercise price (unless such AA Options are being exercised via cashless Exercise of the AA Options. HCMLP shall exercise or refrain from exercising any rights with respect to the AA Options (including voting rights) as is directed by the holder of the AA Participation Interest with reasonable advance notice. In the event that the exercise) plus all third party commissions and fees incurred by HCMLP in connection with the exercise of the AA Options on or prior to 11:00 AM Dallas, Texas time on the exercise date.

thereof without recourse to IICMLP (except in respect of the HCMLP's express obligations as set forth herein) and for such holder's own Nonrecourse Participation Interests and Tracking Interest. The Participation Interests and the Tracking Interest are held by the holder account and risk. HCMLP makes no representation or warranty as to, and shall have no responsibility for the value, legality, genuineness, validity, sufficiency or enforceability of the Participating Interests, the Tracking Interest or any of the rights attaching to them; any representation or warranty made by, or the accuracy, completeness, correctness or sufficiency of any information (or the validity, edmpleteness or adequate disclosure of assumptions underlying any estimates, forecasts or projections contained in such information) provided (directly or indirectly through HCMLP) by any person; the performance or observance by any person (at any time, whether prior to or after the date hereof) of the financial condition of AA, the Onshore Crusader Fund or the Offshore Crusader Fund; or (except as otherwise expressly provided herein) any other matter relating to any person, the Participating Interests or the Tracking Interest.

Interest's right and responsibility to direct the exercise and voting of the AA Options as set forth herein, HCMLP shall administer the Standard of Care. Notwithstanding anything contained herein to the contrary, but subject to the holder of the AA Participation Participation Interests and the Tracking Interest and enforce its rights, with respect to the AA Options, the Participating Crusader Shares and the Tracking Crusader Shares in the same manner as if it had not granted the Participation Interests or the Tracking Interest but owned the AA Options, the Participating Crusader Shares the Tracking Crusader Shares solely for its own account with no obligation to make or receive payments in respect of the Participation Interests or the Tracking Interest. Assignment. Each holder of the Participation Interests or the Tracking Interest is expressly permitted to assign or transfer any or all of its rights with respect thereto without the consent of HCMLP

HIGHLAND DALLAS FOUNDATION, INC.

Unanimous Written Consent of Directors In Lieu of Meeting

THE UNDERSIGNED, being all of the directors of Highland Dallas Foundation, Inc. ("Foundation"), a Delaware nonprofit nonstock corporation, do hereby consent to the adoption of, and do hereby adopt, the following resolutions pursuant to Section 141(f) of the General Corporation Law of the State of Delaware, and hereby direct that this Written Consent be filed with the minutes of the proceedings of the Board of Directors of the Foundation:

WHEREAS, the Foundation received and accepted a gift from The Get Good Nonexempt Trust created by Trust Agreement dated June 29, 2001 (the "Trust") consisting of the assets listed on Exhibit A attached hereto (collectively, the "Prior Gifted Interests"), effective December 28, 2016;

WHEREAS, the Foundation and Get Good desire to rescind and nullify the portion of the Prior Gifted Interests consisting of call options (the "AA Options") of American Airlines Group, Inc. set forth on Exhibit A attached hereto;

WHEREAS, the Foundation has received and hereby accepts a gift from the Trust consisting of the assets listed on <u>Exhibit B</u> attached hereto, effective December 28, 2016, which includes a participation interest in the AA Options (the "Gifted Participation Interest"); and

WHEREAS, the Foundation currently owns 100 Participating Shares in Charitable DAF HoldCo, Ltd. ("DAF HoldCo"), a Cayman Islands exempted company, which shares represent one-third of the economic value of DAF HoldCo; and

WHEREAS, the Foundation's interest in DAF HoldCo has produced significant returns for the Foundation that are used in furtherance of its exempt purposes and those of its supported organization; and

WHEREAS, the directors of the Foundation, after careful consideration, believe it is in the best interests of the Foundation and its supported organization to contribute the Gifted Participation Interest to DAF HoldCo;

NOW, THEREFORE, be it hereby

RESOLVED, that the Board of Directors of the Foundation hereby approves and authorizes the rescission and nullification of the gift of the AA Options, and the Foundation hereby irrevocably and unconditionally fully and forever waives and disclaims any right, title or interest in or to the AA Options, except for the Gifted Participation Interest;

RESOLVED, that the Board of Directors of the Foundation hereby approves and authorizes the Foundation to contribute the Gifted Participation Interest to DAF HoldCo, effective December 28, 2016;

FURTHER RESOLVED, that the officers of the Foundation are hereby authorized to execute and deliver such documents, and to take such other actions, as are appropriate to implement the purposes of the foregoing resolution, with such additional terms and conditions, consistent therewith, as may be approved by such officers; and

FURTHER RESOLVED, that this Written Consent may be validly executed by electronic means to the fullest extent permitted by Delaware law.

IN WITNESS WHEREOF, the undersigned, being all of the directors of the Foundation, have caused this Unanimous Written Consent to be executed effective as of December 28, 2016.

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\$2,032,183.24 (based on 11/30/16 NAV) Series A Interests of Highland Capital Loan Fund, L.P. (as defined in the Limited Partnership Agreement of Highland Capital Loan Fund, L.P, dated March 28, 2013, as amended from time to time).

The following call options of American Airlines Group, Inc., a Delaware corporation:

 Total	×	6
Amount	Assigned	100 00000
	12/27/16 MV	9
	# Contracts	10.000
	Virlines Call Options	JAN 40 1/20/17
	American	CALL AAL 1/

al Est. MV Assigned 8,710,000,00 A participation interest and a tracking interest in certain participating shares of Highland Crusader Fund, L.P. and Highland Crusader Fund II, Ltd., in each case, as more particularly described on Schedule I attached hereto.

Schedule I

The Participation Interest and the Tracking Interest

granted by Highland Capital Management, L.P. "HCMLP") in certain participating shares of Highland Crusader Fund, L.P. (the "Onshore Crusader Fund") and Highland Crusader Fund II, Ltd. (the "Offshore Crusader Fund", and such participating shares collectively, the "Participating Shares"), and (ii) a tracking interest (the "Tracking Interest") in certain participating shares of the The following sets forth the terms and conditions with respect to (i) a participation interest (the "Participation Interest") Onshore Crusader Fund (the "Tracking Shares").

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Crusader Participation Interests	Interests				e^-Monte-court ha
			11/30/16 NAV	Amount	Total NAV
Account Name	Legal Owner	Feeder Fund Investment	per statement	Participated	Participated
HCMLP comp	Highland Capital Management, LP	Crusader Fund II, Ltd.	\$ 3,185,728.54	100.00% S	3.185.728.54
HCMLP prior	Highland Capital Management, LP	Crusader Fund II, Ltd.	1,158,673.19	100.00%	1.158,673.19
Earnes, Ltd.	Eames, Ltd.	Crusader Fund, LP	6,581,643.01	100,00%	6.581.643.01
HCMLP (1)	Highland Capital Management, LP	Crusader Fund LP	396,467.54	12.86%	50.968.60
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, I.P	1,302,883.16	12.86%	167,494.51
Totals			\$ 12,625,395.44	S	S 11,144,507.85
Tracking interests	entities the first of the control of	And the second of the second o		and the second s	
•		•	11/30/16 NAV	Tracking	Total Tracked
Account Name	Legal Owner	Feeder Fund Investment	per statement	Amount	Interest
HCMLP (1)	Highland Capital Management, LP	Crusader Fund, I.P	396,467.54	87.14%	345,498.94
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883.16	87.14%	1,135,388.65
Totals	the first of the control of the cont		\$ 1,699,350.70	S	1,480,887.59

Evidence of Participations and the Tracking Interest. HCMLP shall maintain records of all payments received from or owed by the holder of the Participation Interest and the Tracking Interest and all payments made or owed by HCMLP to the holder of the Participation Interest and the Tracking Interest.

Total of Crusader Participations and Tracked Interests

\$ 12,625,395,44

amount received and applied by HCMLP (or Eames, Ltd., a wholly-owned subsidiary of HCMLP, if applicable) in payment of withholding, HCMLP shall promptly pay to the holder of the Participation Interest an amount equal to such holder's share of each distributions, Plan Claims (as defined in the Joint Plan of Distribution of the Crusader Funds adopted by Highland Crusader Offshore Partners, L.P., the Onshore Crusader Fund, Highland Crusader Fund, Ltd. and the Offshore Crusader Fund, and the Scheme of Arrangement between the Offshore Crusader Fund and its Scheme Creditors, as applicable) and proceeds of any sale, assignment or collectively, the "Participation Proceeds"). Pending such payment of Participation Proceeds by HCMLP to the holder of the other disposition of any interest, in each case, with respect to or in the Participating Shares (such holder's share of such amounts, Participation Interest, HCMLP will hold the Participation Proceeds in trust for the benefit of such holder and will not commingle such amounts with other property of HCMLP. Subject to any applicable tax withholding, HCMLP shall promptly pay to the holder of the Tracking Interest an amount equal to each amount received and applied by HCMLP in payment of distributions, Plan Claims and Payments by and to HCMLP with respect to the Participation Interest and the Tracking Interest. Subject to any applicable tax proceeds of any sale, assignment or other disposition of any interest, in each case, with respect to or in the Underlying Shares. Notwithstanding anything herein to the contrary, except for the right to receive amounts specified in this paragraph, no holder shall have, by reason of the Participation Interest or the Tracking Interest, any rights with respect to the Participating Shares or the Tracking

through HCMLP) by any person; the performance or observance by any person (at any time, whether prior to or after the date hereof) of warranty made by, or the accuracy, completeness, correctness or sufficiency of any information (or the validity, completeness or adequate disclosure of assumptions underlying any estimates, forecasts or projections contained in such information) provided (directly or indirectly Nonrecourse Participation Interest and Tracking Interest. The Interest and the Tracking Interest are held by the holder thereof without recourse to HCMLP (except in respect of the HCMLP's express obligations as set forth herein) and for such holder's own account and risk. HCMLP makes no representation or warranty as to, and shall have no responsibility for the value, legality, genuineness, validity, sufficiency or enforceability of the Participating Interest, the Tracking Interest or any of the rights attaching to them; any representation or the financial condition of the Onshore Crusader Fund or the Offshore Crusader Fund; or (except as otherwise expressly provided herein) any other matter relating to any person, the Participating Interest or the Tracking Interest.

Standard of Care. Notwithstanding anything contained herein to the contrary, HCMLP shall administer the Participation Interest and the Tracking Interest and enforce its rights, with respect to the Participating Shares and the Tracking Shares in the same manner as if it had not granted the Participation Interest or the Tracking Interest but owned the Participating Shares the Tracking Shares solely for its own account with no obligation to make or receive payments in respect of the Participation Interest or the Tracking Interest. Assignment. Each holder of the Participation Interest or the Tracking Interest is expressly permitted to assign or tradsfer any or of its rights with respect thereto without the consent of HCMLP

Exhibit B

\$2,032,183.24 (based on 11/30/16 NAV) Series A Interests of Highland Capital Loan Fund, L.P. (as defined in the Limited Partnership Agreement of Highland Capital Loan Fund, L.P. dated March 28, 2013, as amended from time to time).

A participation interest in certain call options of American Airlines Group, Inc., and a participation interest and a tracking interest in certain participating shares of Highland Crusader Fund, L.P. and Highland Crusader Fund II, Ltd., in each case, as more particularly described on Schedule I attached hereto.

Schedule I

The Participation Interests and the Tracking Interest

Inc. ("AA"), (i) a participation interest (the "Crusader Participation Interest", and together with the AA Participation interest, the Fund") and Highland Crusader Fund II, Ltd. (the "Offshore Crusader Fund", and such participating shares collectively, the "Participation Interests") granted by HCMLP in certain participating shares of Highland Crusader Fund, L.P. (the "Onshore Crusader granted by Highland Capital Management, L.P. ("HCMLP") in certain call options (the "AA Options") of American Airlines Group, "Participating Crusader Shares"), and (ii) a tracking interest (the "Tracking Interest") in certain participating shares of the Onshore The following sets forth the terms and conditions with respect to (i) a participation interest (the "AA Participation Interest") Crusader Fund (the "Tracking Crusader Shares")

Interest	
Tracking	
Interests and	
Participation]	

Crusader Participation Interests	ion Interests				
			11/30/16 NAV	Amount	Total NAV
Account Name	Legal Owner	Feeder Fund Investment	per statement	Participated	Participated
HCMLP comp	Highland Capital Management, LP	Crusader Fund II, Ltd.	\$ 3,185,728.54	100.00% S	3,185,728.54
HCMLP prior	Highland Capital Management, LP	Crusader Fund II, Ltd.	1,158,673.19	100.00%	1,158,673.19
Eames, Ltd.	Eames, Ltd.	Crusader Fund, LP	6,581,643.01	100.00%	6.581,643.01
HCMLP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467,54	12.86%	50,968.60
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883.16	12.86%	167,494,51
Totals			\$ 12,625,395,44	<i>s</i>	11,144,507.85
the street of th					
Tracking interests					
			11/30/16 NAV	Tracking	Total Tracked
Account Name	Legal Owner	Feeder Fund Investment	per statement	Amount	Interest
HCMLP (1)	Highland Capital Management, LP	Crusader Fund, LP	396,467.54	87.14%	345,498,94
HCMLP (2)	Highland Capital Management, LP	Crusader Fund, LP	1,302,883,16	87.14%	1,135,388.65
Totals			\$ 1,699,350.70	S	1,480,887.59
Total of Crusader Par	Total of Crusader Participations and Tracked Interests			κò	S 12,625,395.44
				Amount	Total Est. MV
American Airlines Call Options CALL AAL JAN 40 1/20/17	Options 117		# Contracts 12/27/16 MV 10,000 8,710,000.	727/16 MV Participated 8,710,000:00 100:0000% S	Participated S 8,710,000.00

Evidence of Participation Interests and the Tracking Interest. HCMLP shall maintain records of all payments received from or owed by the holder of the Participation Interests and the Tracking Interest and all payments made or owed by HCMLP to the holder of the Participation Interests and the Tracking Interest.

Subject to any applicable tax withholding, HCMLP shall promptly pay to the holder of the Tracking Interest an amount equal to each withholding, HCMLP shall promptly pay to the holder of the Participation Interests an amount equal to such holder's share of (i) each amount received and applied by HCMLP in payment of distributions and proceeds of any sale, assignment or other disposition of any nterest in, or exercise of, the AA Options comprising the AA Participation Interest, (ii) each amount received and applied by HCMLP (or Eames, Ltd., a wholly-owned subsidiary of HCMLP, if applicable) in payment of distributions, Plan Claims (as defined in the Joint Pending such payment of Participation Proceeds by HCMLP to the holder of the Participation Interests, HCMLP will hold the amount received and applied by HCMLP in payment of distributions, Plan Claims and proceeds of any sale, assignment or other Payments by and to HCMLP with respect to the Participation Interests and the Tracking Interest. Subject to any applicable tax Highland Crusader Fund, Ltd. and the Offshore Crusader Fund, and the Scheme of Arrangement between the Offshore Crusader Fund and its Scheme Creditors, as applicable) and proceeds of any sale, assignment or other disposition of any interest, in each case, with disposition of any interest, in each case, with respect to or in the Tracking Crusader Shares. Notwithstanding anything herein to the Options pursuant to the immediately following paragraph, no holder shall have, by reason of the Participation Interests or the Tracking Plan of Distribution of the Crusader Funds adopted by Highland Crusader Offshore Partners, L.P., the Onshore Crusader Fund, Participation Proceeds in trust for the benefit of such holder and will not commingle such amounts with other property of HCMLP. contrary, except for the right to receive amounts specified in this paragraph and the right to direct the voting and exercise of the AA respect to or in the Participating Crusader Shares (such holder's share of such amounts, collectively, the "Participation Proceeds") interest, any rights with respect to the AA Options, the Participating Crusader Shares or the Tracking Crusader Shares. Exercise of the AA Options. HCMLP shall exercise or refrain from exercising any rights with respect to the AA Options the holder of the AA Participation Interest directs the exercise of the AA Options, such holder shall pay to HCMLP in immediately available funds, without set-off, counterclaim or deduction of any kind, the exercise price (unless such AA Options are being exercised via cashless exercise) plus all third party commissions and fees incurred by HCMLP in connection with the exercise of the (including voting rights) as is directed by the holder of the AA Participation Interest with reasonable advance notice. In the event that AA Options on or prior to 11:00 AM Dallas, Texas time on the exercise date.

holder thereof without recourse to HCMLP (except in respect of the HCMLP's express obligations as set forth herein) and for such Nonrecourse Participation Interests and Tracking Interest. The Participation Interests and the Tracking Interest are held by the holder's own account and risk. HCMLP makes no representation or warranty as to, and shall have no responsibility for the value, legality, genuineness, validity, sufficiency or enforceability of the Participating Interests, the Tracking Interest or any of the rights attaching to them; any representation or warranty made by, or the accuracy, completeness, correctness or sufficiency of any information (or the whether prior to or after the date hereof) of the financial condition of AA, the Onshore Crusader Fund or the Offshore Crusader Fund; or validity, completeness or adequate disclosure of assumptions underlying any estimates, forecasts or projections contained in such information) provided (directly or indirectly through HCMLP) by any person; the performance or observance by any person (at any time, except as otherwise expressly provided herein) any other matter relating to any person, the Participating Interests or the Tracking Interest.

Participation Interests and the Tracking Interest and enforce its rights, with respect to the AA Options, the Participating Crusader Shares and the Tracking Crusader Shares in the same manner as if it had not granted the Participation Interests or the Tracking Interest but owned Standard of Care. Notwithstanding anything contained herein to the contrary, but subject to the holder of the AA Participation Interest's right and responsibility to direct the exercise and voting of the AA Options as set forth herein, HCMLP shall administer the the AA Options, the Participating Crusader Shares the Tracking Crusader Shares solely for its own account with no obligation to make or receive payments in respect of the Participation Interests or the Tracking Interest.

Assignment. Each holder of the Participation Interests or the Tracking Interest is expressly permitted to assign or transfer any or all of its rights with respect thereto without the consent of HCMLP